

SUMMARY DIGEST

of

Statutes Enacted and Resolutions Adopted
Including Proposed Constitutional Amendments

and

1969–1972 Statutory Record



CALIFORNIA LEGISLATURE

1972 Regular Session

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PREFACE

Digest

The Summary Digest consists of a short summary of each law enacted, and of each constitutional amendment, concurrent or joint resolution adopted by the Legislature, in the 1972 Regular Session. Except for necessary technical corrections indicated by “*” (words stricken out or added) or “***” (an entire new digest supplied), the summary of each measure is identical to the Legislative Counsel’s digest which appeared on the face of the legislative measure when placed on final passage by both houses.

Cross-Reference Tables

The text of the Summary Digest is arranged numerically by chapters.

Cross-reference tables are arranged numerically by bill or resolution number and indicate the chapter number of each.

Index

A subject matter index to all measures, including constitutional amendments and resolutions, is included.

Statutory Record

This edition of the Summary Digest includes a cumulative statutory record for the 1969–1972 Sessions, followed by a list of concurrent resolutions adopted in the 1969–1972 Sessions which affect concurrent resolutions adopted in prior years, and lists of new general laws passed in the 1969–1972 Sessions which do not specifically amend, add to, or repeal any existing code or general law. Cumulative statutory records for 10-year periods, 1959–1968 and 1949–1958, and for the 16-year period, 1933–1948, are published in separate volumes, which supplement the original statutory record, 1850–1932, published in 1933.

ABBREVIATIONS

SB	Senate Bill
AB	Assembly Bill
SCA	Senate Constitutional Amendment
SCR	Senate Concurrent Resolution
SJR	Senate Joint Resolution
ACA	Assembly Constitutional Amendment
ACR	Assembly Concurrent Resolution
AJR	Assembly Joint Resolution
Sec.	Section
Art.	Article
Ch	Chapter
Res Ch	Resolution Chapter
Pt	Part
Div.	Division
Stats	Statutes

EFFECTIVE DATES

The 1972 Regular Session convened on January 3, 1972, and adjourned sine die January 5, 1973. Statutes, other than those taking immediate effect, become effective March 7, 1973. In absence of other considerations, the provisions of a statute become operative on the date it takes effect. Digests indicate statutes taking immediate effect.

An urgency statute and a statute calling an election, providing for a tax levy, or making an appropriation for the usual current expenses of the state may take effect immediately. Such a statute becomes *effective* on the date it is filed with the Secretary of State.

However, any statute may, by its own terms, delay the *operation* of its provisions until the happening of some contingency or until a specified time. Also, a later statute or a general provision in a particular code may delay the operation of a statute to a time after its effective date.

The effective date of a joint or concurrent resolution is the date it is filed with the Secretary of State.

A constitutional amendment proposed by the Legislature and adopted by the people takes effect the day after the election unless the measure provides otherwise.

**SUMMARY DIGEST OF
STATUTES ENACTED**

1972 REGULAR SESSION

BILL CHAPTERS

1972 REGULAR SESSION

Ch. 1 (SB 7) Nejedly. Homeowners' property tax exemption.

Makes nonsubstantive change in homeowners' property tax exemption and states that purpose of such change is to make amendments to such exemption enacted at the 1971 Regular Session operative prior to the 1972 lien date.

To take effect immediately, urgency statute.

Ch. 2 (SB 28) Walsh. Property taxation.

Repeals and reenacts provisions enacted at the 1971 Regular Session providing for the manner in which special construction equipment and special mobile equipment shall be subject to the property tax or the vehicle in-lieu tax in order that such provisions may be operative on the lien date in 1972.

To take effect immediately, urgency statute.

Ch. 3 (AB 43) Mobley. Property taxation.

Repeals and adds provisions enacted at the 1971 Regular Session relating to the valuation of certain distilled spirits for purposes of property taxation. Declares that purpose is to make such provisions operative on the 1972 lien date.

To take effect immediately, urgency statute.

Ch. 4 (AB 59) Wood. Property taxation.

Repeals and reenacts provisions enacted at the 1971 Regular Session exempting pets from property taxation in order that such provisions may be applied for the 1972-1973 fiscal year.

To take effect immediately, urgency statute.

Ch. 5 (AB 63) Z'berg. County service areas

Extends from January 1, 1972, to February 29, 1972, the time for filing a statement and map or plat of a newly created tax zone in a county service area, to enable a board of supervisors to levy taxes in the zone for the 1972-73 fiscal year.

To take effect immediately, urgency statute.

Ch. 6 (AB 3) Dent. School bonds.

Specifies that State School Building Aid and Earthquake Reconstruction and Replacement Bond Law of 1972 shall appear as Proposition No. 2 when submitted to the voters at 1972 direct primary election.

To take effect immediately, urgency statute.

Ch. 7 (SB 117) Song. Contractors' licenses: bonds

Specifies that no bond or cash deposit is required of holder of inactive license during period license is inactive.

Specifies that any action against bond or cash deposit filed by an active licensee must be brought within 2 years after expiration of the license period or periods for which a bond or cash deposit has been provided or within 2 years of date that license of active licensee is inactivated by Contractors' State License Board, whichever first occurs.

Conforms various dates specified in provisions to effective date of 1971 legislation, rather than January 1, 1972.

To take effect immediately, urgency statute. Operative March 4, 1972.

Ch. 8 (AB 381) Conrad. Age of majority.

Specifies that all amendments made to the Vehicle Code by Chapter 1748 of the Statutes of 1971 shall become operative on March 4, 1972. Specifically provides that no

civil liability of any person 18 years of age, but less than 21, arising out of his driving a motor vehicle upon a highway on and after March 4, 1972, shall be imposed by Sec. 17707, Vehicle Code, upon any person, who, prior to March 4, 1972, signed and verified the application for such person 18 years of age, but less than 21, for a driver's license

To take effect immediately, urgency statute, operative March 4, 1972.

Ch. 9 (AB 56) Gonsalves. Private car tax.

Includes within the definition of "private car" for purposes of the private car tax any passenger train car, locomotive, or other equipment operated on the railroads in this state and owned, used, or leased by the National Railroad Passenger Corporation or any successor in interest, other than a railroad company

To take effect immediately, tax levy.

Ch. 10 (AB 7) Stull. Certificated employees.

Fixes operative date of provisions re evaluation and assessment of certificated employees enacted by Chapter 361 of the Statutes of 1971 at September 1, 1972

Provides for retroactive effect in the event this act becomes effective after 61st day following adjournment of 1971 Regular Session.

To take effect immediately, urgency statute.

Ch. 11 (AB 25) Pierson Judges' Retirement System.

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

To take effect immediately, urgency statute.

Ch. 12 (AB 64) Ray E. Johnson. Counties.

Authorizes a county to fix certain fees on all land within a county service area or within the county. Provides for the revenue from such fees to be used for the acquisition, operation and maintenance of county waste disposal sites and for financing waste collection, processing, reclamation and disposal services, where such services are provided. Provides basis for setting fees.

Provides for collection of delinquent fees.

To take effect immediately, urgency statute.

Ch. 13 (AB 124) Badham. School districts. data processing

Exempts contracts for electromechanical or electronic data-processing work or related services, entered into by school districts in a county with a population in excess of 1,400,000 in which no regional educational processing center is in operation which districts had entered into such contracts prior to January 1, 1972, from certain contractual limitations imposed by statute.

Validates such contracts entered into prior to effective date of this act.

Operative only until June 30, 1973.

To take effect immediately, urgency statute.

Ch. 14 (AB 326) Cory Presidential primary nomination petitions.

Deletes requirement that signer of Democratic Party presidential primary nomination petition affix the date of his signature

To take effect immediately, urgency statute.

Ch 15 (AB 293) Porter Dairy Council of California.

Redefines "handler" to mean any person that, as owner, agent, or broker, purchases, or otherwise acquires from a producer, producer-handler, or another handler, possession or control of milk, skim milk, or cream, in the form of unprocessed milk, skim milk, or cream, or in any other unprocessed form, for the purpose of processing it.

Requires each handler, including each producer-handler, to pay to the Director of Agriculture a prescribed fee based on hundredweight of all milk, skim milk, and cream received from a producer, producer-handler, or another handler and utilized in processing and manufacturing, rather than requiring each handler, including each producer-handler, to pay such fee to the director on all unprocessed milk which is purchased by each handler or producer-handler from a producer Prescribes method for computing such hundredweight of milk, skim milk, and cream

Requires the class 1 usage of each producer to be the hundredweight whole milk equivalent computed by combining the class 1 milk fat usage and the class 1 skim milk usage allocated to all milk delivered by such producer to a handler or producer-handler. Prescribes method of computing skim milk usage.

Revises method of computation of fees to be paid by handlers, producers, and producer-handlers pursuant to the Dairy Council of California Law and the provisions of Chapter 1258, Statutes 1971.

To take effect immediately, urgency statute.

Ch. 16 (AB 404) Burton. County central committees.

Revises membership of Democratic county central committees in a city and county.

To take effect immediately, urgency statute.

Ch. 17 (SB 52) Grunsky. Ballot proposition: constitutional amendment.

Provides for submission to the voters at the 1972 primary election of Senate Constitutional Amendment No. 6.

Provides measure shall be number 10 on the direct primary ballot.

To take effect immediately, urgency statute.

Ch. 18 (SB 10) Marler. Public education.

Specifies that Chapter 1748 of the Statutes of 1971, which generally lowered the age of majority in California from 21 to 18 years of age with specified exceptions, does not apply to statutes relating to apportionments and allowances for school districts and county superintendents of schools; and power of community colleges to charge tuition of certain students

Specifies that such law re age of majority shall not apply to provision re determination of residency for community college purposes.

Clarifies definitions of mentally retarded, educationally handicapped, and physically handicapped minors to specify that they include persons up to 21 years of age.

Provides that otherwise eligible persons between the ages of 3 and 21 years of age are entitled to free education at California School for the Deaf or a school for neurologically handicapped children, irrespective of statute lowering age of majority.

To remain in effect until May 1, 1973.

To take effect immediately, urgency statute.

Ch. 19 (SB 69) Wedworth. Institutions and boarding homes.

Exempts from sales and use taxes meals and food products furnished to and consumed by patients or inmates of an institution which is a place for the reception and care of persons, rather than aged persons, holding a license pursuant to specified provision of law.

Exempts family foster homes for no more than 6 persons aged 16 and 17 from licensing fee requirements.

To take effect immediately, urgency statute.

Ch. 20 (SB 172) Mills. School bands—field trips.

Specifically authorizes governing boards of school districts to conduct field trips for school bands to countries adjoining the United States and specifies that such authorization is declaratory of existing law.

Authorizes governing boards to conduct specified school trips to the District of Columbia as well as to other states and certain foreign countries.

To take effect immediately, urgency statute.

Ch. 21 (SB 223) Teale. School districts.

Authorizes, during 1972–1973 fiscal year, assessment, levy and collection of school district taxes for a reorganized school district in Modoc County for which documents pertaining to the boundaries of the district have been filed by February 3, 1972, notwithstanding other provisions requiring filing of such documents by January 1, 1972, as a condition to assessment, levy and collection of such taxes.

To take effect immediately, urgency statute.

Ch. 22 (AB 75) McAlister. State property.

Authorizes Director of General Services to convey specified property to Santa Clara County.

To take effect immediately, urgency statute.

Ch. 23 (AB 314) Lanterman. Mentally retarded persons.

Requires, before any person is examined by a regional mental retardation center pursuant to Sec. 1370.1, Penal Code, which requires the court to order such examination if the court has reason to believe that the defendant's inability to understand the nature and purpose of the criminal proceedings taken against him is a result of mental retardation, that the court ordering such medical examination transmit to the regional center a copy of the orders made pursuant to proceedings to determine the sanity of the defendant. Requires that the purpose of the medical examination be to determine if mental retardation is the primary diagnosis.

To take effect immediately, urgency statute

Ch. 24 (AB 734) Bagley. Public assistance.

Provides that age of majority bill does not apply to provisions extending aid to families with dependent children eligibility to age 21 under specified circumstances.

To take effect immediately, urgency statute.

Ch. 25 (SB 63) Way. Youth Authority budget augmentation.

Appropriates \$2,167,897 to Department of Youth Authority in augmentation of Item 227 of the Budget Act of 1971.

To take effect immediately, urgency statute

Ch. 26 (SB 271) Bradley. Government document filing fees.

Changes operative date of certain provisions authorizing government agencies to charge fees for filing or recording documents.

To take effect immediately, urgency statute.

Ch. 27 (AB 79) Crown. Physically handicapped children: services.

Requires services for physically handicapped children to continue to age 21, notwithstanding possibility that Chapter 1748 of the Statutes of 1971 would reduce age of eligibility for such services to 18 years of age. Eliminates, in conformity with Chapter 1748 of the Statutes of 1971, any requirement for written consent of parent or guardian authorizing treatment services for persons 18 years of age or older. Provides that the foregoing provisions are not changes in, but are declaratory of existing law and makes such provisions operative March 4, 1972.

Appropriates \$1,200,000 to the State Department of Public Health in augmentation of Item No. 248(b) of the Budget Act of 1971 for services to physically handicapped children.

Includes changes made by Reorganization Plan No. 1 of 1970, to become operative on the operative date of such plan.

To take effect immediately, urgency statute.

Ch. 28 (AB 338) Meade Optometry.

Requires that persons meeting designated qualifications be permitted to take examination for certificate of registration as an optometrist.

[Operative only for two years from effective date of act.]*

To take effect immediately, urgency statute.

Ch. 29 (AB 532) Hayden. Community college construction.

Appropriates \$1,476,100 from certain funds in Reserve Account of State Construction Program Fund to the Board of Governors of the California Community Colleges for allocation to West Valley Joint Junior College District for site acquisition.

Provides that appropriation for same purpose made in Budget Act of 1971 will revert to Capital Outlay Fund for Public Higher Education.

To take effect immediately, urgency statute

Ch. 30 (SB 39) Alquist Santa Clara Transit District.

Deletes the taxing and bonding authority of the Santa Clara County Transit District. Prohibits the district from levying any tax.

Increases and revises the membership of the advisory commission to the district board

Precludes the district from taking property by eminent domain, which would involve the abandonment, removal, relocation, or use of the property of a railroad corporation, unless the Public Utilities Commission, after a public hearing, finds that such taking will not unreasonably impair the ability of the railroad corporation to provide service.

Makes all conflict of interest laws applicable to the officers or employees of the County of Santa Clara applicable to the officers and employees of the district, rather than only specified sections of the Government Code.

Makes the district subject to local building and zoning ordinances.

Deletes requirements (1) that any fixed right-of-way facilities of the district be compatible with the system of the San Francisco Bay Area Rapid Transit District (BART), (2) that the district enter into contract for the unified management and operation of such facilities with BART or the West Bay Rapid Transit Authority if such facilities are interconnected with facilities in the County of Alameda or San Mateo, as the case may be, and (3) that such contract include the share of the financial burden assumed by BART and the authority in establishing their transit systems to be assumed by the district.

Makes related changes.

To take effect immediately, urgency statute.

Ch. 31 (AB 174) Lewis. Field trips and excursions.

Authorizes the governing board of any school district or the county superintendent of schools to conduct field trips or excursions during the school year to any foreign country, rather than to a foreign country adjoining the United States, and to the District of Columbia.

Specifically authorizes governing board of any school district to conduct field trips or excursions for school bands to foreign countries.

Prohibits authorization for a group to take such a field trip or excursion if any pupil who is member of group will be excluded from participation in field trip or excursion because of lack of sufficient funds.

Prohibits use of school district funds for expenses of pupils, instructors, supervisors, or other personnel participating in such field trip or excursion to any other state, the District of Columbia, or a foreign country.

Makes related technical changes.

To take effect immediately, urgency statute.

Ch. 32 (AB 249) Campbell. Health care services

Provides for the transfer of administration of intermediate care facilities from the Department of Social Welfare to the Department of Health Care Services. Allows suspension of certification of intermediate care facility units as part of the nursing homes until the new federal regulations and supporting standards for intermediate care facilities are issued, but provides that a nursing home may waive such suspension, and voluntarily apply to the Department of Health Care Services to provide intermediate care in its facility.

To take effect immediately, urgency statute.

Ch 33 (AB 801) Barnes Student residency: military dependents

Makes provisions, which state that minors who are dependents of United States military personnel stationed in California are deemed to be residents of California for purposes of attendance at University of California and California State University and Colleges, applicable to persons under the age of 21 notwithstanding statute reducing age of majority to 18 years.

Ceases to be operative on July 1, 1973.

To take effect immediately, urgency statute

Ch. 34 (AB 1021) Warren. Judges' Retirement Fund.

Appropriates \$200,000 to Judges' Retirement Fund for payment of benefits to retired judges.

To take effect immediately, urgency statute.

Ch 35 (SB 6) Collier. State school building aid.

Defers the repayment of state school building loan amounts for the fiscal year 1971-1972 and provides for repayment of such deferred loans in the fiscal year 1972-1973, plus 6 percent of such amount.

Applies only to school districts whose 1971-1972 budget failed to include, and with respect to which the board of supervisors failed to levy, a tax upon the property in the district sufficient to raise the amount of money to be withheld by the State Controller during the fiscal year 1971-1972 for certain school building aid purposes.

To take effect immediately, urgency statute.

Ch. 36 (SB 385) Zenovich. School employees: unemployment compensation.

Exempts employing units employing classified employees from obligation to the Unemployment Fund until after December 15, 1972. Requires such employing units to choose method for financing unemployment insurance during July 1972.

Defines "regularly employed classified school employee" for purposes of provisions affording such persons unemployment insurance coverage to exclude designated employees.

Makes provision for payment of benefits to employees who are not returned to work after school "recess periods," or who are laid off within 30 working days after the end of such a period.

To take effect immediately, urgency statute.

Ch. 37 (AB 81) Waxman. Elections.

Provides that period during which the city clerk must publish a notice of any municipal election be changed from not earlier than the 75th nor later than 54th day before the election to not earlier than the 89th nor later than 68th day.

To take effect immediately, urgency statute.

Ch. 38 (AB 587) Priolo. Age of majority.

Deletes provisions on preexisting court orders, the validity of directions for accumulation expressed in settlements or dispositions made by specified instruments, and the validity of preexisting provisions in specified instruments relating to age of majority in 1971 law (Chapter 1748 of the Statutes of 1971) that lowered general age of majority from 21 to 18 years.

Declares intent as to use of words "age of majority," "age of minority," "adult," "minor," or words of similar intent in instruments, orders or governmental communications [made before or] * after effective date of 1971 law. States nothing contained in that law prevents amendment of described court orders, wills, trusts, contracts and other instruments in existence on effective date of that law to refer to new age of majority established by it.

To take effect immediately, urgency statute.

Ch. 39 (SB 51) Grunsky. School tax rates.

Provides that the increase in maximum tax rate of a community college district for any interdistrict attendance agreement and any plant and equipment lease agreement will remain in effect until the end of the seventh consecutive fiscal year following the date of the first election at which a community college bond issue was passed in any community college district in which such seventh consecutive fiscal year ends on June 30, 1978

Ch. 40 (SB 79) Burgener. Health care service plans.

Requires that any health care service plans written pursuant to the provision of the Knox-Mills Health Plan Act and currently approved by the Attorney General be in compliance with provision preventing limitation of dependent coverage of minor if dependent is incapable of self-support and dependent upon policyholder for support and provides such plans shall be deemed in compliance when delivered or issued for delivery

within 120 days from operative date of bill, without refileing or reprinting.

Makes technical changes

Operative March 4, 1972.

To take effect immediately, urgency statute.

Ch. 41 (AB 36) Lanterman Validations.

First Validating Act of 1972, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specific districts, agencies and entities.

To take effect immediately, urgency statute.

Ch. 42 (AB 91) Ketchum. Potatoes.

Repeals statutory standards and requirements regarding the preparation for marketing and marketing of potatoes, except potatoes used for seed purposes, of Chapter 536, Statutes 1971.

Revises quality, size, and maturity grades and standards for potatoes. Authorizes the Director of Agriculture to establish, by regulations, quality, size, and maturity grades and standards of potatoes above the United States No. 2 grade. Eliminates statutory provisions regulating the markings on containers of potatoes

To take effect immediately, urgency statute

Ch. 43 (AB 685) Cullen. Levies of execution.

Clarifies the meaning of certain exemptions available to a judgment debtor.

To take effect immediately, urgency statute.

Ch. 44 (SB 59) Stiern Sales and use taxes.

Permits vehicle manufacturers, dealers and dismantlers to credit against quarterly payments of sales, use and transactions taxes to the state, amounts returned to retail customers during the quarter as a result of the refund of federal excise tax on vehicles sold from August 16, 1971, to December 10, 1971; operative until June 30, 1973, after which such provision is repealed

To take effect immediately, urgency statute.

Ch. 45 (AB 126) Ketchum. State correctional facilities.

Appropriates \$2,063,221 from General Fund for purposes of element A of Schedule (c) III of Item 216 of Budget Act of 1971, in augmentation of such element

To take effect immediately, urgency statute.

Ch. 46 (AB 87) Deddeh Motor vehicle traffic.

Requires, when a red lens [of an official traffic control device] * is illuminated by rapid intermittent flashes, that a driver stop at the entrance to ~~an~~ [the] * intersecting roadway if there is no limit line or crosswalk.

Prohibits, with certain exceptions, any motor vehicle, except an authorized emergency vehicle, from following within 300 feet of any authorized emergency vehicle which is being operated under prescribed provisions relating to the operation of authorized emergency vehicles, rather than only prohibiting such following of an authorized emergency vehicle of a fire, police, or sheriff's department or the California Highway Patrol.

Makes it unlawful for any person to ski or toboggan on or across any roadway, rather than any state highway, in such manner as to interfere with the movement of vehicles thereon.

Ch. 47 (AB 114) Deddeh. School districts: bonds.

Provides that when a school district is lapsed and ordered annexed to an adjoining school district, the authorized but unsold bonds of the annexing district may be issued in the name of the annexing district as though the territory of the lapsed school district had formed a part of the annexing district on the date the bonds were authorized.

To take effect immediately, urgency statute.

Ch. 48 (SB 115) Coombs. Mojave Water Agency.

Authorizes the formation of improvement districts within the Mojave Water Agency for a purpose other than the incurring of bonded indebtedness and prescribes the procedure for the establishment of such improvement districts.

To take effect immediately, urgency statute

Ch. 49 (SB 13) Grunsky. San Benito flood control.

Authorizes San Benito County Water Conservation and Flood Control District to fix a water standby or availability charge within any zone of the district to which water is made available by the district through underground or by surface facilities, whether the water is actually used or not, with specified exception for public transportation property Prescribes maximum charges and procedures for fixing and collecting such charges

Ch. 50 (AB 15) Stacey. California water districts.

Requires that delinquent penalties on assessments, together with prescribed interest on such delinquent assessments, and the costs of publication of notice of sale for delinquent assessments, shall be paid by a redemptioner to redeem property sold to a water district for delinquent assessments, in addition to the amount for which the property was sold, interest as prescribed, and specified recorder's fees.

Provides that the board of directors of a water district may elect to permit the redemption, on an installment plan as prescribed, of property sold to the district for delinquent assessments. Makes related provisions.

Ch. 51 (AB 51) Murphy Pismo clams.

Eliminates the prohibition against bringing into, or possessing within, any district where the pismo clam season is closed pismo clams taken outside this state.

Ch. 52 (AB 156) Duffy. Counties.

Increases mileage compensation of persons serving on grand jury in Kings County from 7 cents a mile to 10 cents a mile.

Ch. 53 (AB 201) Thomas. Marine research.

Extends privilege tax for support of the Marine Research Committee on handling of designated fish from December 31, 1972, to December 31, 1974.

Ch. 54 (AB 308) Burke. Letting of state property.

Authorizes Department of General Services, with consent of Department of Mental Hygiene, to let 5 acres of specified property for 55 years to a nonprofit corporation for the purpose of conducting an educational and work program for mentally retarded persons. Provides for lease to be nonassignable, periodically reviewed, and requires specified capital outlay by lessee.

To take effect immediately, urgency statute.

Ch 55 (AB 418) Meade County recorders.

Authorizes use of fewer columnar headings by county recorders in those counties alphabetizing grantors' and grantees' names by mechanical means in combined index, rather than only in separate indices as previously, upon specified conditions.

Ch. 56 (AB 2305) Lanterman. Educational programs—government personnel.

Authorizes Board of Governors of State Nautical School, governing boards of school districts, and county superintendents of schools to take necessary action to participate in the federal "Intergovernmental Personnel Act of 1970 "

To take effect immediately, urgency statute.

Ch. 57 (AB 702) Warren Courts.

Permits judicial council and municipal court, with each other's approval, to appoint a traffic trial commissioner and supporting staff for him.

To remain in effect only until December 31, 1973.

To take effect immediately, urgency statute.

Ch 58 (SB 111) Bradley Recording fees.

Changes recording fees to be paid by persons appointed as notaries public from \$2 to \$3.

Ch. 59 (AB 236) LaCoste. Fire protection districts: annexation

Prohibits, for purpose of apportioning assets of fire protection district pursuant to specified provisions between district and city which has withdrawn territory of the district subsequent to annexation of such territory by the city, separate annexations from being aggregated, and requires each annexation to be considered separately withdrawn.

Ch. 60 (AB 318) Chappie. Bear skins.

Eliminates the provisions permitting sale, purchasing, tanning or manufacturing into articles for sale any skin or hide of any bear lawfully taken and possessed pursuant to designated provisions, and instead permits the tanning for personal use only of any such skin or hide.

Ch. 61 (SB 192) Deukmejian. Freeways: parking, stopping, standing.

Exempts from prohibitions against stopping, parking, or leaving standing upon a freeway which has full control of access and no crossings at grade any person reporting a traffic accident or other situation or incident to a peace officer or to certain other prescribed persons.

Ch 62 (AB 136) Harvey Johnson Advertising

Requires person who sells or offers to sell consumer goods by conducting mail order or catalog business in this state and utilizes a post office box address to disclose legal name under which business is done and complete street address from which business is actually conducted in all advertising and promotional materials, including order blanks and forms.

Subjects violator to criminal and civil penalties.

Ch. 63 (AB 361) Knox. Limited partnerships.

Provides that the signature required to amend a partnership certificate in specified instances may be made personally or by attorney in fact.

To take effect immediately, urgency statute.

Ch. 64 (AB 395) LaCoste. Vehicles: U-turn.

Prohibits U-turns upon any highway where the driver of the vehicle does not have an unobstructed view for 200 feet in both directions along the highway and of any traffic thereon, rather than prohibiting U-turns upon any curve or upon the approach to, or near the crest of, a grade where the vehicle cannot be seen by the driver of any other vehicle approaching from either direction within 200 feet.

Ch 65 (AB 720) Seeley. Citrus fruit.

Exempts the transportation of citrus fruit for processing to byproducts within the state or to a neighboring citrus fruit growing state from designated citrus fruit quality standards provisions. Requires that such transportation be under a permit from the Director of Agriculture

Requires the director to adopt regulations for issuance of such permits to insure that all such citrus fruit which is transported for processing to byproducts shall be used only for such purpose.

To take effect immediately, urgency statute.

Ch 66 (SB 331) Marks Alcoholic beverages

Permits Department of Alcoholic Beverage Control to issue special temporary retail package off-sale beer and wine license to described television station which is nonprofit, charitable corporation exempt from payment of federal income taxation. Requires fee of \$100 for such license. Specifies privileges which may be exercised by such licensee.

To take effect immediately, urgency statute

Ch. 67 (SB 57) Collier Salmon spawning areas.

Includes the Trinity River between Lewiston Dam and the confluence of the North Fork Trinity, near Helena, and designated parts of the Eel River, the South Fork Eel River, the Middle Fork Smith River, the South Fork Smith River, the Salmon River, Battle Creek, the Cosumnes River, the Van Duzen River, and the Mad River among various designated salmon and steelhead spawning areas which, if found to be owned by the state, as prescribed, may not be leased or disposed of, except as specified, in which the action of the Department of Fish and Game shall prevail, with prescribed exceptions, over the action of any other department or agency, and in which the director may, until ownership of such lands has been legally determined, disapprove any alteration of prime salmon and steelhead spawning areas, under specified conditions

Ch. 68 (SB 73) Bradley. Santa Clara water district

Authorizes the Santa Clara County Flood Control and Water District to pay to specified private educational institutions, as well as to any city, public agency, or district, a portion of the cost of water imported by such educational institution into, for use within, and of benefit to the district

To take effect immediately, urgency statute

Ch 69 (SB 81) Grunsky School employees' salaries

Authorizes governing boards of school districts to adopt alternative method of computing salaries of school employees in positions requiring certification qualifications who serve less than full school year specifying that the amount deducted shall not exceed salary actually paid to substitute employee, or, where no substitute was employed, amount which would have been paid to a substitute, according to district salary schedule.

Requires that employee specifically apply for such method and limits use of such method to 5 days per year for each employee

Ch 70 (SB 180) Marks State bonds destruction

Reduces amount of indebtedness authorized for improvements in San Francisco harbor in 1909 and 1913 and permits State Treasurer to destroy unsold bonds for such improvements.

Ch 71 (SB 548) Marler City annexations.

Extends from January 1, 1972, to March 1, 1972, the time in which the statement, map or plat regarding annexation to a city that was approved by its legislative body on or before September 21, 1971, must have been filed with the State Board of Equalization for the annexation to be effective for assessment and tax purposes for the 1972-1973 fiscal year

To take effect immediately, urgency statute

Ch. 72 (AB 147) Chappie School district taxes.

Authorizes a high school district having component elementary school districts, none of which have increased their maximum tax rate for such purposes, to increase the maximum tax rate of the district by \$0 10, rather than \$0 05, per \$100 of assessed valuation for support of opportunity schools, classes, and programs and continuation education programs, eliminating distinction between such districts and unified school districts as to permissible maximum rates

Validates, ratifies, confirms, and declares legally effective for all purposes, all actions undertaken by the governing board of any high school district re levy of school district tax under prescribed circumstances for 1971-1972 fiscal year for opportunity schools, classes, and programs and continuation education programs

Ch. 73 (AB 106) Moorhead. Pleadings.

Makes clarifying changes relating to amendments of pleadings, and time within which adverse party must respond

To take effect immediately, urgency statute [Becomes operative July 1, 1972, however, and applies to actions commenced on or after that date] *

Ch. 74 (AB 270) Davis Natural disaster assistance.

Makes unexpended balance of appropriation made by Sec. 1, Ch. 52, Stats. 1969, available for expenditure by Department of Finance for purpose of financial aid to local agencies pursuant to Emergency Flood Relief Law for repair or restoration of public real property, other than streets, roads, and bridges, damaged or destroyed by a natural disaster, between December 1, 1971, and June 30, 1972, declared by governing body of local agency affected, which declaration is acceptable to Director of Office of Emergency Services, if application therefor is made within specified period.

Specifies that such funds allocated to local agencies may be expended, if the local agency so elects, for repair, restoration or replacement of a public building to present day standards if the building's square footage is not increased thereby

Provides that whenever the Department of Finance determines that a local agency to which such funds are proposed to be allocated is financially unable to meet certain matching requirements due to exhaustion of its financial resources because of disaster expenditures, the Department of Finance may allocate funds to pay all or such portion of the costs of repair, restoration, or replacement as is determined to be necessary to accomplish the project

Makes certain money in the Street and Highway Disaster Fund available for allocation by the State Allocation Board, under the Emergency Flood Relief Law, for repair or restoration of local streets, roads, or bridges damaged or destroyed by a natural disaster occurring between December 1, 1971, and June 30, 1972, declared by governing body of local agency affected, which declaration is acceptable to Director of Office of Emergency Services, if application therefor is made within specified period. Makes unexpended balance of funds raised by 1969 temporary gas tax increase and deposited in Street and Highway Disaster Fund available for allocation for repair, restoration, or replacement of local streets, roads, or bridges damaged or destroyed by a natural disaster occurring between December 1, 1971, and June 30, 1972, declared by governing body of local agency affected, which declaration is acceptable to Director of Office of Emergency Services; and makes unexpended balance of such funds deposited in State Highway Fund available for expenditure for repair, restoration, or replacement of state highways damaged or destroyed by such natural disaster.

Provides that whenever the Department of Finance determines that a local agency to which such Street and Highway Disaster Fund money is proposed to be allocated is financially unable to meet certain matching requirements due to exhaustion of its financial resources because of disaster expenditures, the State Allocation Board may allocate funds to pay such portion of the costs of repair or restoration as the department determines is necessary to accomplish the work, subject to certain limitations.

Provides that no financial aid shall be provided under act, until state agency has investigated and reported upon proposed work, has estimated cost of work, and has filed report with Director of Department of Finance within specified period.

Provides Director of Office of Emergency Services shall notify each local agency of act.

Provides claims for allocation under provisions of Chapter 8 of the Statutes of 1971 shall be deemed filed within specified period if filed by January 1, 1972.

To take effect immediately, urgency statute

Ch 75 (SB 209) Behr Vallejo Municipal Court

Increases salary of Vallejo Municipal Court marshal, effective January 1, 1972.

Ch. 76 (SB 365) Burgener. Community college construction.

Appropriates \$957,642 from certain funds in Reserve Account of State Construction Program Fund to the Board of Governors of the California Community Colleges for allocation to Grossmont Community College District for site acquisition.

Deletes appropriation for same purpose made in Budget Act of 1971.

To take effect immediately, urgency statute.

Ch. 77 (AB 61) Dent. Regional park districts.

Raises the maximum amount of regional park district contracts for furnishing materials or supplies, or for constructing any building, structure, or improvement, which are permitted to be let other than to the lowest responsible bidder, from \$2,000 to \$3,500. Makes conforming change.

Makes additional changes in Sec. 5549, Public Resources Code, proposed by SB 256, to be operative only if SB 256 and this bill are both chaptered, and this bill is chaptered after SB 256.

Ch. 78 (AB 149) Chappie. Outdoor burning: wood waste.

Authorizes air pollution control districts, upon the request of any person and under conditions prescribed by this act, to permit the disposal of wood waste from trees, vines, or bushes, by open outdoor fires. Prohibits such authorization after July 1, 1975. Provides that any person who is actively constructing a replacement facility for an open wood waste burner may be permitted, until ~~July~~ [January] * 1, 1973, to burn on all days for the purpose of disposing of wood waste in such a burner.

Requires the State Air Resources Board to conduct studies of alternative methods of disposing of such wood waste other than by open outdoor fires.

Declares legislative findings, declarations, and intent re the disposing of wood waste by open outdoor fires.

Deletes provisions which specify that notwithstanding provisions of Health and Safety Code re the granting of variances from air pollution control requirements, no person shall set, grant permission to set, or cause to be set, fires which would be in violation of any applicable order, rule, or regulation adopted pursuant to specified sections of the Health and Safety Code

To take effect immediately, urgency statute

Ch. 79 (AB 388) Duffy. School district taxes

Authorizes governing board of any school district included within territory to which an areawide foundation program is applicable to increase for the 1972-1973 fiscal year only the maximum rate of school district tax by an amount sufficient to recover any loss in revenue suffered and not recouped in the 1971-1972 fiscal year by that district and by any other district included in the areawide foundation program where the loss in revenues was occasioned by an omission in that district to levy the proper areawide tax caused by an error in computation of specified tax rates.

Provides for disposition of such proceeds.

To remain in effect only until the 61st day after final adjournment of the 1974 Regular Session

To take effect immediately, urgency statute.

Ch. 80 (AB 412) Porter. Metropolitan water district board.

Changes basis for determination of the number of additional representatives which member public agencies may appoint to the board of directors of a metropolitan water district from one additional representative for each one billion dollars of assessed valuation to one additional representative for each full 3 percent of the assessed valuation of property taxable for district purposes within the entire district that is within such member public agency.

Ch. 81 (AB 490) Stacey. Water storage district bonds.

Permits any balance in the bond fund of a water storage district upon completion of an adopted project, or any unit thereof, to be used for the purchase, at not more than par, and cancellation of any such bonds

To take effect immediately, urgency statute.

Ch. 82 (AB 571) Chappie. Amador County Water Agency.

Authorizes the Amador County Water Agency to provide for facilities for the collection, transmission, treatment, and disposal of sewage, waste, and storm water, and to provide for all facilities useful in the storage, spreading, treatment, purification, reclamation, recapture, and salvage of any water, including sewage, waste, and storm water. Includes water or rights to the use of agency works for the treatment, purification, reclamation or storage of water within those which the agency may sell, lease, or otherwise transfer to member units.

Ch. 83 (AB 771) Fenton. Rehabilitation of injured workmen.

Increases from \$52.50 to \$70 per week amount that injured worker receives as advance payment to be credited against permanent disability indemnity under workmen's compensation law when participating in a rehabilitation plan, in addition to his temporary

disability indemnity under such law.

Operative on April 1, 1972.

To take effect immediately, urgency statute.

Ch. 84 (AB 2008) Arnett. Juveniles.

Provides any person who is under the age of 18 when he violates any law, rather than any person under the age of 18 who violates a law, is within jurisdiction of juvenile court.

To take effect immediately, urgency statute

Ch 85 (AB 155) Duffy. Healing arts.

Requires the Board of Medical Examiners to approve one-year graduate programs of supervised clinical training in the general practice of medicine under the supervision of approved medical schools for certain applicants for a physician's and surgeon's certificate who graduate from medical schools located in Mexico. Revises the requirements for such persons to take the physician's and surgeon's examination to, in part, include completion of such program.

Authorizes State Scholarship and Loan Commission to allocate no more than \$10,000 per student to medical schools with such programs that have enrollment of 10 or more students.

Provides that this act shall be operative only until December 31, 1974.

To take effect immediately, urgency statute.

Ch. 86 (AB 334) MacGillivray Courts.

Changes salary of certain municipal court attachés in Santa Barbara County and revises their pay period from monthly to biweekly.

Provides that any salary increase granted pursuant to specified provisions shall only be effective until the 61st day following adjournment of the next following Regular Session of the Legislature.

Provides that failure to enact bill prior to March 4, 1972, shall not affect employment of Santa Barbara municipal court attachés or persons hired after March 4, but prior to effective date of bill.

To take effect immediately, urgency statute.

Ch. 87 (SB 112) Bradley Filing and indexing fees

Changes the fee for filing and indexing notices of liens and certificates or notices affecting tax liens from two dollars to three dollars.

Ch. 88 (SB 197) Burgener. Rehabilitation.

Specifically lowers from 21 to 18 years the age eligibility requirements for a blind person to secure a vending stand operator's license

Ch 89 (SB 326) Lagomarsino Social Welfare: fair hearings.

Appropriates for use during the 1971-72 fiscal year \$525,000 from the state's General Fund in augmentation of Item 254 (b) of the Budget Act of 1971 to be used for contractual services from other public agencies or accredited law schools for support of the Department of Social Welfare's fair hearing functions. Provides for reappropriation of the undisbursed balance for expenditure through December 31, 1972.

To take effect immediately, urgency statute

Ch. 90 (SB 1323) Lagomarsino County purchasing agents.

Provides that in certain counties purchasing agents shall have the duty to engage independent contractors to perform services for the county where aggregate cost does not exceed specified amounts.

To take effect immediately, urgency statute.

Ch 91 (SB 1479) Harmer State Teachers' Retirement System

Provides that specified provisions of the State Teachers' Retirement Law shall not increase benefits with respect to modifications in the State Teachers' Retirement System retirement allowance formulae pursuant to specified 1971 statute

To take effect immediately, urgency statute

Ch. 92 (AB 109) Biddle. Motor vehicle offenses.

Transfers provisions re driving a motor vehicle under the influence of intoxicating liquor, or any drug, or the combined influence of intoxicating liquor and any drug from the Penal Code to the Vehicle Code, making it a violation of the Vehicle Code to so drive a motor vehicle off, as well as on, the highway. Transfers provisions re driving a motor vehicle while intoxicated and causing injury to, or the death of, any person from the Penal Code to the Vehicle Code, and makes criminally punishable the operation of a motor vehicle while under the influence of an intoxicating liquor or a drug, or a combination of the two, rather than while only intoxicated, when consequence is injury to or the death of another. Makes provisions of the Vehicle Code re punishment applicable to such transferred provisions.

Specifically provides that the Department of the California Highway Patrol shall not be required to provide patrol or enforce provisions of the act re driving of a vehicle upon other than a highway.

Makes related changes.

Ch. 93 (AB 564) Knox. Bay area sewage services.

Provides that for appointment to the agency board of the Bay Area Sewage Services Agency a supervisor, mayor, or city councilman must be from a county or city operating water quality control facilities. Revises procedures re agency board selection committees and the establishment of the first agency board.

Includes facilities whose primary function is the conveyance, as well as the collection, of waste waters from the properties where they are generated or originated in the definition of local sewage collection facilities.

Specifies that the agency, pursuant to any procedure hereafter prescribed by law, shall merge with or otherwise be included within any multifunctional regional organization encompassing substantially the entire bay area region and possessing substantially the same responsibilities.

Makes various technical changes.

To take effect immediately, urgency statute.

Ch. 94 (AB 1484) Ketchum. Air pollution.

Authorizes county air pollution control districts, the Bay Area Air Pollution Control District, and regional air pollution control districts to contract with other such districts to perform air pollution control functions within, and to be compensated by, such other districts.

To take effect immediately, urgency statute.

Ch. 95 (AB 1078) MacGillivray. Embarcadero Municipal Improvement District.

Deletes provisions defining the term "legal representative" for purposes of the Embarcadero Municipal Improvement District Act and defines the term "vote" for purposes of the act to mean a registered elector residing within the boundaries of the Embarcadero Municipal Improvement District and otherwise qualified pursuant to law, rather than an owner, or the officer appointed therefor by the board of directors of a corporation owner, or the legal representative of the owner. Requires the directors of the district to be voters, rather than owners or officers or legal representatives of owners. Deletes provisions pertaining to district voters or owners of land.

Deletes requirement that no district bonds be of a denomination less than \$100 or greater than \$1,000 and increases their maximum interest rate from 6 percent to 7 percent

To take effect immediately, urgency statute.

Ch. 96 (SB 281) Collier. Appropriation for Emergency Fund.

Appropriates \$4,918,009 in augmentation of Item 79, Budget Act of 1971. Provides \$718,009 of such sum shall be allocated in augmentation of Item 78, Budget Act of 1971.

To take effect immediately, usual current expenses.

Ch. 97 (SB 17) Harmer. Drivers' licenses.

Prohibits changing of the class of vehicles permitted to be operated as shown on a driver's license held by a minor, unless the parents, guardians, or person having custody of such minor gives written consent to the Department of Motor Vehicles for such a change

Ch 98 (SB 188) Grunsky. Vehicles: stolen, abandoned, stored.

Requires that reports be made to and processed by the Department of Justice, rather than the Department of the California Highway Patrol, with respect to reports re stolen vehicles registered under the Vehicle Code, stolen or lost license plates of such vehicles, vehicles in the possession of licensed automobile dismantlers for the purpose of dismantling, vehicles which have been abandoned upon the highways, and vehicles which have been removed from public highways and placed in storage. Deletes specific reference to reports re embezzled vehicles. Specifically makes provisions re reports of stolen vehicles applicable to vehicles which have been taken or driven in violation of provisions of Vehicle Code re unlawful taking or driving of a vehicle.

To take effect immediately, urgency statute, operative October 1, 1972.

Ch. 99 (SB 149) Marler Vehicles: equipment.

Prohibits dealer or person holding a retail seller's permit from selling a new or used vehicle, rather than a new or used motor vehicle, which is not in compliance with provisions of the Vehicle Code and regulations adopted pursuant thereto by the Department of the California Highway Patrol.

Ch 100 (SB 475) Nejedly Sanitation: rates or charges.

Revises the definition of "rates and charges," for purposes of provisions re sanitation and sewerage systems, to specifically provide that the services and facilities furnished by an entity in connection with its sanitation or sewerage systems, the fees, tolls, rates, rentals, or other charges for which are within such term, include garbage and refuse collection. Specifies that such revision is not a change in, but is declaratory of, the preexisting law

Ch. 101 (AB 146) Chappie Special schools and classes.

Limits authority of county boards of education to establish opportunity schools, to counties with average daily attendance of less than 8,000.

Provides that opportunity schools established by a county board of education in a county having an average daily attendance of less than 8,000 are in lieu of and meet requirements of continuation education program of the county and school districts within the county.

Directs Superintendent of Public Instruction to apportion from State School Fund for all opportunity schools and classes and all continuation schools and classes maintained by a county superintendent of schools for grades 9 to 12, inclusive, the amount allowed under the foundation program prescribed for a high school district. Empowers Superintendent of Public Instruction to adjust current fiscal year apportionments accordingly.

To take effect immediately, urgency statute.

Ch. 102 (AB 329) MacDonald Water service

Authorizes cities to impose standby charges for water service and provides for collection of charge. Initiates procedure under which the city council of a city may establish by resolution zones or areas of benefit within the city for purposes of restricting the imposition of water service standby or immediate availability charges to lands within such zones, according to the benefit such land derives from the immediate availability of water, whether such water is actually used or not.

Ch 103 (SB 103) Carrell Taxation

Limits amount of property of a person held by a bank which may be ordered withheld by the state to secure a delinquent determination under Sales and Use Tax Law to not more than two times the amount, interest and penalty due from the person, rather than all property held by the bank. Makes similar change with respect to the gas tax, diesel tax, transportation tax, cigarette tax, and alcoholic beverage tax

Operative on first day of first calendar quarter following the effective date of the enactment

Ch 104 (SB 953) Grunsky Air pollution control districts

Requires that the agreement for the creation of a unified air pollution control district specify the number of supervisors from each county to serve on air pollution control board, and the weight of vote of each member thereof.

Authorizes a portion of a county to be in a unified district, and a county to be in 2 or more unified or regional air pollution control districts.

Authorizes the board to designate zones, rather than having each county designated as a zone, within the unified district.

Authorizes any county treasurer of a member county, designated in the agreement or by resolution, to serve as the unified district treasurer, rather than having the county treasurer of the county with the largest population at the time of creating the unified district serving as such.

Declares that the above provisions do not invalidate any such agreement or acts of any existing unified district. Authorizes existing unified districts to act under this act.

Ch. 105 (AB 29) Priolo. College property tax exemption.

Changes the definition of an "educational institution of collegiate grade" for purposes of the college exemption from property taxation to include an institution which confers upon its graduates at least one academic or professional degree based on a course of at least two, rather than four, years in liberal arts and sciences, commencing on the lien date in 1973.

Ch. 106 (AB 97) Ketchum. County civil service.

Requires that county civil service ordinances allow officer or employee dismissed, suspended, or demoted seven days to file his appeal, rather than five days as previously.

Ch. 107 (AB 365) Biddle. Recreation and park districts.

Authorizes specified newly formed recreation and park districts to file map or plat of boundaries required for assessment and taxation purposes after date normally required.

To take effect immediately, urgency statute.

Ch. 108 (AB 373) Stull. Irrigation district sewage disposal.

Revises the statement of the proposition submitted to the voters on the ballot at the election required to authorize an irrigation district to provide for sewage disposal to ask whether district shall provide for sewage disposal or acquire existing sewage disposal facilities in accordance with a specified application to the local agency formation commission, rather than whether the district shall provide for sewage disposal within that portion of the district not then provided with adequate service.

Ch. 109 (AB 443) Duffy. Licensed vocational nurses.

Eliminates requirement that service in medical corps of armed forces must be for 23 months for designated persons to qualify to take examination for licensure as vocational nurse

Ch. 110 (AB 524) Foran. Metropolitan Transportation Commission.

Provides that members of Metropolitan Transportation Commission shall serve without compensation but may receive reimbursement for necessary and actual expenses, provided, however, that in lieu of reimbursement for attendance at meetings they shall receive a per diem of \$25 and 10¢ per mile travel allowance for meetings attended, not to exceed a combined total of four meetings per calendar month.

To take effect immediately, urgency statute

Ch. 111 (AB 622) Biddle. Registration of factories.

Repeals provisions requiring the registration of factories.

Ch. 112 (AB 664) Russell. Antelope Valley Water Agency.

Includes as purposes for which bonded debt may be incurred by the Antelope Valley-East Kern Water Agency, interest during construction and for one year thereafter, initial working capital, operating and maintenance costs during construction and for one year thereafter, costs of utility relocation, costs of engineering, planning, design and inspections, and costs of acquiring rights-of-way.

To take effect immediately, urgency statute.

Ch 113 (AB 691) Duffy. Kings County Water District.

Repeals special provision requiring voters in the Kings County Water District to be landowners and entitling them to one vote for each acre of land.

To take effect immediately, urgency statute.

Ch 114 (AB 827) Badham School district taxes

Requires that determination of percentage of delinquency re school district taxes be based on three consecutive years of the preceding four years, rather than on the last three preceding years

To take effect immediately, urgency statute.

Ch 115 (AB 828) Badham Mobilehome parks

Allows driveways of a mobilehome park to have security gates if such gates are not in violation of prescribed local requirements.

Ch. 116 (AB 872) Burke. District boundaries.

Extends from January 1, 1972, to March 1, 1972, the time in which a street lighting district may file certain documents and still have its property taxes collected for it by the county for the 1972-1973 fiscal year.

To take effect immediately, urgency statute.

Ch. 117 (SB 1053) Wedworth School district retirement plans.

Revises composition of governing board by deleting nonteaching employee representatives. Increases members' pay to \$50 per meeting.

Deletes provision requiring express authorization of Legislature before balance of funds of discontinued district retirement plans can be expended and provides for establishment of an annuity reserve fund to provide a supplementary annuity for specified members of local district retirement systems.

Requires governing board of affected school district to establish Annuity Reserve Fund Board in prescribed fashion to manage fund.

To take effect immediately, urgency statute.

Ch. 118 (SB 399) Grunsky. Revision of Constitution.

Codifies various provisions relating to corporations and money now found in California Constitution which are to be omitted from proposed revised portions of Constitution

Operative on adoption of Senate Constitutional Amendment No. 6 of 1972 Regular Session.

To take effect immediately, urgency statute.

Ch. 119 (AB 346) Ryan Sea mammals.

Eliminates the provisions exempting the shooting of whales from the provisions prohibiting shooting of any game bird or mammal from a powerboat, sailboat, motor vehicle, or airplane. Makes technical, nonsubstantive change.

~~Makes it a misdemeanor, with prescribed penalties, to import into this state for commercial purposes, to possess with intent to sell, or to sell within the state, the dead body, or any part or product thereof, of any dolphin or porpoise.~~

[Includes any dolphin and porpoise (Delphinidae) within the provisions making it unlawful to import into this state for commercial purposes, to possess with intent to sell, or to sell within the state, the dead body, or any part or product thereof, of various designated animals. Revises the penalty for violation of such provisions from a misdemeanor punishable by a fine of not to exceed five hundred dollars (\$500) or by imprisonment in the county jail not exceeding six months, or by both, to a misdemeanor punishable by a fine of not less than one thousand dollars and not to exceed five thousand dollars (\$5,000) or by imprisonment in the county jail for not to exceed six months, or by both.] *

Specifies exemption from application of such provisions to previously imported dolphin and porpoise (Delphinidae).

Ch. 120 (AB 419) Burton. Housing authority commissioners.

Authorizes the appointing power to appoint either five or seven persons, rather than five persons, as housing authority commissioners of city or county housing authorities.

Requires if seven, rather than five, commissioners are appointed, that the two additional commissioners be project tenants and one of them be a senior citizen over 62 years of age.

Specifies that if a tenant commissioner ceases to be a tenant of the authority he shall be disqualified and another tenant shall be appointed to fill the unexpired term.

Makes related changes.

Ch. 121 (AB 603) Bee Alameda County flood control.

Authorizes the governing board of the Alameda County Flood Control and Water Conservation District, subject to specified limitation, to provide funds to pay the cost of any work or improvement in the district or in any zone or zones thereof by the issuance of revenue bonds pursuant to the Revenue Bond Law of 1941

To take effect immediately, urgency statute.

Ch. 122 (AB 893) Bee. District bond elections.

Repeals provision requiring consolidation, as specified, of certain elections of the Alameda County Flood Control and Water Conservation District.

Ch. 123 (SB 143) Grunsky. Mentally gifted minors.

Provides alternative time specifications for special services and activities for mentally gifted minors which will qualify a program for mentally gifted minors for one semester of pupil participation for purposes of state apportionments therefor

Ch. 124 (SB 239) Song. Contractors: identification.

Requires person licensed as contractor to include his license number in specified documents, and advertising, as defined.

Operative July 1, 1973.

Ch. 125 (SB 247) Coombs. Licensing of contractors.

Adds minimum penalties to the penalties now prescribed for violation of certain contractor licensing and performance certification requirements.

Ch. 126 (SB 249) Coombs. Certified public accountant examination.

Allows applicants who fail certified public accountant examination, but who are already registered as public accountants, and who passed one or more subjects on the examination, to pass if they reexamine successfully, within period of 5 years, only in subjects not passed originally.

Ch. 127 (SB 328) Nejedly. Watershed protection lands.

Prohibits any county, city, or public district from selling watershed protection lands except pursuant to ordinance subject to referendum. Exempts specified sales or transfers of land from such requirement. Authorizes adoption of such ordinance by public entities without statutory power to enact ordinances

Ch. 128 (SB 496) Way. County service areas.

Provides that unlimited number of television translators and unlimited number of television channels may be provided by county service area in counties of 46th and 56th classes.

Ch. 129 (SB 524) Marler. Forest products: flammable material.

Authorizes methods alternative to burning, such as landfill or other methods, for the disposal of waste flammable material incident to the processing of forest products. Requires such disposal to be done in compliance with regulations established by the Director of Conservation.

To take effect immediately, urgency statute.

Ch. 130 (SB 604) Burgener. Late filing of documents.

Extends from January 1, 1972, to February 1, 1972, the time in which fire protection districts may file required documents and still have county officials levy and collect the district's taxes on annexed property for the 1972-1973 fiscal year.

To take effect immediately, urgency statute.

Ch 131 (SB 410) Bradley. Municipal courts: Santa Clara.

Changes numbers and salaries of various court attachés in Santa Clara municipal courts.

Authorizes the judges of San Jose-Milpitas Judicial District to appoint two commissioners. Prescribes salary and duties of such commissioners.

Ch 132 (SB 187) Grunsky. Continuation of elementary schools

Limits the provisions prescribing procedures whereby parents and guardians of a district included in a unified school district may take action to continue in existence an elementary school otherwise proposed to be discontinued to districts with an average daily attendance of less than 15,000 or districts unified after July 1, 1963, or to schools which are five miles or less from another elementary school.

To take effect immediately, urgency statute.

Ch. 133 (SB 245) Way. Plums and prunes.

Revises damage standards of plums and prunes by providing that healed growth cracks within the stem end cavity of a plum or fresh prune are not serious damage unless they are over $\frac{5}{8}$ of an inch in length or over $\frac{3}{16}$ of an inch in depth.

To take effect immediately, urgency statute.

Ch 134 (SB 377) Schrade. Historic park: museum development

Appropriates \$280,000 from the funds available for park acquisition in the Bagley Conservation Fund to the Department of Parks and Recreation for the construction of a building within the Old Town San Diego State Historic Park to house a collection of early California artifacts and a transportation museum.

To take effect immediately, urgency statute

Ch. 135 (SB 492) Schrade. Marshal: San Diego County.

Changes some provisions and salary ranges in the San Diego County Marshal's office.

Ch 136 (AB 487) LaCoste. Courts.

Changes salary ranges of various court attachés of the Modesto Municipal Court.

Ch. 137 (AB 697) MacDonald. County waterworks district charges.

Authorizes county waterworks districts to fix a sewer service standby or availability charge to be applied on a parcel basis within the district or any zone or area of benefit established within the district, to be charged to such parcels to which sewer service is made available by the district, whether the sewer service is actually used or not. Prescribes maximum charges and procedures for collecting such charges.

Ch. 138 (AB 813) MacDonald. County waterworks districts recreation.

Authorizes county waterworks districts located within Ventura County to construct, maintain, improve, and operate recreational facilities in connection with any dams, reservoirs, or other works owned or controlled by the district. Authorizes districts to prescribe reasonable rules and regulations governing the use of such facilities and to fix and assess reasonable charges for such use and to expend the revenues for specified purposes.

Ch. 139 (AB 837) Belotti. Sonoma County flood control.

Requires $\frac{2}{3}$, rather than $\frac{3}{4}$, vote of board of the Sonoma County Flood Control and Water Conservation District to authorize issuance of revenue bonds, and requires public hearing, with notice as prescribed, before authorization of such bonds. Deletes provision specifying that lien of revenue bonds issued at same time shall be prior and superior to all revenue bonds subsequently issued.

Ch. 140 (AB 856) Chappie. County road divisions.

Extends from 6 successive years to 10 successive years the maximum period over which a special tax levied to pay the estimated cost of proposed work within a county road division may be spread.

Authorizes a tax levy against all taxable land, rather than all taxable property, within a county road division.

Ch. 141 (AB 905) Harvey Johnson. Los Angeles flood control.

Permits emergency work, found by the board of supervisors of the Los Angeles County Flood Control District to be necessary in order to protect life and property from impending flood damage, to be done by negotiated contract without advertising for bids.

Corrects cross-reference.

Ch. 142 (AB 1053) LaCoste. Municipal courts

Changes positions and salary ranges for various court attachés for the municipal court district established in southern San Joaquin County

Provides that the San Joaquin County ordinances relating to civil service and salaries apply to employees of such municipal court district, other than the marshal.

Ch. 143 (AB 1142) Russell. Palmdale Irrigation District name.

Authorizes the Palmdale Irrigation District to change its name to the Palmdale Water District.

Ch. 144 (AB 1646) Russell. Littlerock Creek Irrigation District.

Permits formation of improvement district in Littlerock Creek Irrigation District by action of district board and approval of majority of voters of the proposed improvement district, rather than requiring petition signed by at least two-thirds of the landholders of the proposed improvement district.

Permits sale of bonds to finance acquisition of existing improvements within improvement district and construction of other improvements therein by action of district board and approval of voters.

Provides that if there is bond election it shall be consolidated with election for formation of improvement district and that improvement district shall not be formed unless there is a two-thirds favorable vote cast for both formation and for issuance of bonds.

Ch. 145 (SB 203) Coombs. School board elections.

Deletes requirement that form of school district governing board ballot state that it is the official ballot provided by the county superintendent of schools.

Ch. 146 (SB 373) Way. Needy children.

Provides that support payments collected from the absent parent of a child receiving Aid to Families With Dependent Children may, as an alternative, be transmitted to the child's family, to be used for the child's support, rather than to the county department providing aid.

Makes additional changes in Sec. 11457, Welfare and Institutions Code, proposed by SB 540, to be operative only if SB 540 and this bill are both chaptered and this bill is chaptered after SB 540.

Ch. 147 (SB 526) Marler. Milk pricing.

Specifically provides that the minimum wholesale prices include any particular quantity discounts as the director shall determine, which are higher or lower than those which are sufficient to cover the costs and reasonable return on capital investment for purposes of determining minimum wholesale prices for fluid milk or fluid cream, or both, for any marketing area.

Requires the Director of Agriculture to determine the reasonably necessary cost of handling of fluid milk or fluid cream, or both, by retail stores in such marketing area as are reasonably determined by him to be sufficiently representative to indicate such costs of all reasonably efficient retail stores, rather than retail stores, in such marketing area.

Ch. 148 (SB 1216) Burgener. 1911 Improvement Act.

Authorizes the initiation of proceedings for overhead electric and communication facilities conversion to underground locations pursuant to the Improvement Act of 1911 upon a determination by the local legislative body that the local government or a public

utility has voluntarily agreed to pay over 50 percent of all costs of conversion, excluding costs of users' connections to underground electric or communication facilities.

Ch 149 (SB 1485) Short. Outdoor science programs.

Deletes the requirement that transportation of pupils, instructors, and other personnel to outdoor science and conservation programs cannot be in excess of a radius of 180 miles from the school or schools of the district.

To take effect immediately, urgency statute.

Ch 150 (SB 230) Deukmejian. California freeway system.

Deletes from the California freeway and expressway system that portion of Route 1 from Route 22 to Route 47 and that portion of Route 22 from Route 1 near Long Beach to Studebaker Road in Long Beach

Ch. 151 (AB 184) Powers. Property tax exemption.

Adds exemption from property taxation for buildings and real property necessary for their use, which are owned and used by certain veterans' organizations, commencing with the lien date in 1973.

Makes related conforming changes.

Ch. 152 (SB 220) Teale. Bonds. health science facilities.

~~Revises [Reduces] * from \$294,000,000, to \$155,900,000, the total amount of bonds authorized to be issued, conditioned upon approval of state electorate, pursuant to the Health Science Facilities Construction Program Bond Act of 1971 [, and provides for the submission of a second bond issue in 1976 in a total amount not to exceed \$138,100,000 for such purposes]. * Requires revision of ballot arguments, ballot pamphlet analyses, and ballot title [of the 1971 act] * to reflect such revision.~~

~~Provides, conditioned upon approval of state electorate and upon approval of state electorate of the Health Science Facilities Construction Program Bond Act of 1971, as amended, for issuance of state bonds in total amounts not exceeding \$138,100,000, and expenditure of proceeds for health science facilities at the University of California, as may be provided for by Legislature.*~~

~~Calls special election, to be consolidated with 1976 general election, for submission of [such 1976] * bond proposal to state electorate.~~

~~[To take effect immediately, act calling an election.] *~~

Ch. 153 (SB 260) Cusanovich. School employees: accident, illness.

Deletes the provision authorizing a school district governing board to require that a certificated employee have served a specified period of time before the industrial accident and illness leaves of absence benefits are made available.

Deletes provision that there be no requirement of specified period of service re such leaves where district governing board has not adopted rules and regulations concerning such leaves.

Defines "full salary" for purposes of computing salary payments to a certificated employee who is absent from work due to an industrial accident or illness.

Makes additional changes in Sec. 13469.1, Education Code, proposed by AB 926, to be operative only if AB 926 and this bill are both chaptered, and this bill is chaptered after AB 926.

Ch -154 (SB 762) Alquist. State property

Authorizes Director of General Services to let in best interests of state, for not to exceed 50 years, property at Agnews State Hospital to a nonprofit corporation for purposes of conducting an educational and work program for mentally retarded persons under specified conditions

Ch. 155 (AB 1316) Seeley. Weights and measures.

Requires information on the certificates issued by public weighmasters in the case of vehicles transporting baled hay to include the gross weight at both the initial weighing and the reweighing of the vehicle and load after corrections, if any, are made in the load, and to include the full name and address of the seller and of either the purchaser or the broker of the hay as obtained from the driver of the vehicle.

To take effect immediately, urgency statute.

Ch 156 (SB 50) Collier. Budget Act of 1972.

Makes appropriation for support of state government for 1972-1973 fiscal year.
To take effect immediately, urgency statute.

Ch. 157 (SB 54) Nejedly. County service areas.

Authorizes county board of supervisors to call election on question of formation of county service area. Provides for conduct of election.

Ch. 158 (SB 406) Nejedly. Sanitary districts. health officer.

Authorizes the governing board of a sanitary district, by resolution, to appoint the health officer of the county in which the district is situated as health officer of the district, subject to the approval of the board of supervisors. Makes the health officer, upon the adoption of such resolution and the filing of a certified copy thereof with him, the ex officio health officer of the district and requires him to give advice when requested by the board and to aid the district in performing its functions, as specified. Requires the district to reimburse the county for the services of the health officer

Ch. 159 (SB 646) Lagomarsino. Elections.

Permits election board of a county to authorize county clerk, by a single order, to appoint election officers and designate polling places for each election to be conducted in the county during the year in which the order is made.

Ch. 160 (SB 933) Burgener. County aid: school districts.

Authorizes each county and city and county treasurer to make a temporary transfer from funds in his custody not immediately needed to pay claims against them, in prescribed amounts, based on entitlement for 1970-1971 fiscal year under Public Law 874 of 81st Congress, to specified school districts as assistance in meeting their financial obligations for remaining portion of 1971-1972 fiscal year.

Authorizes charge to pay costs of such transfer.

Provides for repayment of such transfers.

To be effective until June 30, 1973.

To take effect immediately, urgency statute.

Ch 161 (AB 112) LaCoste. Cruelty to animals.

Requires every person who transports a live horse to a slaughterhouse to provide such animal with adequate food and water. Makes violation cruelty to animals within the meaning of designated provisions prohibiting cruelty to animals.

Ch. 162 (AB 353) Pierson. Workmen's compensation insurer's bond.

Authorizes workmen's compensation insurer to deposit with Insurance Commissioner investment certificates or share accounts issued by specified savings and loan associations in lieu of cash or interest-bearing securities or approved preferred stocks readily convertible into cash.

Ch. 163 (AB 393) Russell. School cafeteria funds.

Authorizes governing board of specified largest school districts to make expenditures from the cafeteria fund for the lease or purchase of vehicles used primarily in connection with a central food processing plant.

Ch. 164 (AB 409) MacDonald. Pupil discipline.

Specifies offenses to be included in "good cause," for purposes of suspension of pupils by schoolteachers and principals.

Makes related technical change.

Reduces from 10 to 5 the number of schooldays for which a principal may, for good cause, suspend any pupil.

Ch 165 (AB 438) Consalves. Taxation of computer media.

Provides for valuation of storage media for computer systems on the 1972 and 1973 lien dates and with respect to any storage media for computer systems subject to an escape assessment for any year prior to the 1974 lien date as if there were no computer program on such media, except basic operational programs.

To take effect immediately, urgency statute, and operative with respect to 1972-1973 and 1973-1974 fiscal years

Ch. 166 (AB 560) Meade. Public school employees property

Authorizes governing boards of school districts to pay costs of replacing property stolen from a school employee by robbery or theft while on duty. Authorizes governing board to place limit upon such cost

Ch 167 (AB 634) Badham Sanitary districts: water management.

Specifies that sanitary districts, operating pursuant to the Sanitary District Act of 1923, may plan, as well as construct, reconstruct, alter, enlarge, lay, renew, replace, maintain, and operate various systems, including water reclamation and distribution systems, and join, through joint powers agreements or through other means, with any county, municipality, district, or governmental agency in the performance of such functions.

Provides that if the sanitary district includes any part of a city, water district, or other local agency which provides water service to any territory in the district, the district shall not supply water to such territory unless the district obtains the consent of such entity.

Prohibits the revocation of such consent if revocation will result in a decrease of the revenues available to pay the outstanding bonds of the district.

To take effect immediately, urgency statute.

Ch 168 (AB 657) Thomas. Vehicles: local regulations

Authorizes local authorities of any city which is on a natural island with an area in excess of 20,000 acres and which is within a county having a population in excess of 4,000,000, to adopt rules and regulations by ordinance or resolution, regulating the size and number of vehicles on streets under their jurisdiction, and prohibiting the operation of designated classes of vehicles on such streets, if they determine such rules and regulations to be necessary in view of the special traffic problems existing on such island.

Provides that the act shall not apply to vehicles of utilities which are under the jurisdiction of the Public Utilities Commission while engaged in maintenance and construction type service work.

Ch 169 (AB 679) Porter Metropolitan water district bonds.

Authorizes metropolitan water districts, upon the approval of the voters of the district and subject to specified limitations, to provide for the issuance and sale of revenue bonds upon such terms and conditions as the board of directors may deem necessary, convenient, or desirable. Specifies procedure for such election and for the issuance of the revenue bonds. Requires board to fix water rates sufficient to provide revenues to pay specified amounts

Ch 170 (AB 1059) Beverly. Annexation

Provides that proper expenses of annexation proceedings commenced under the law relating to annexation of territory, unless otherwise provided by agreement between the annexing city and the proponents of the annexation, shall be paid by the annexing city.

Deletes provisions from Annexation Act of 1913, Annexation of Uninhabited Territory Act of 1939, and Annexation of Enclosed Territory Act of 1963, specifying that annexation expenses shall be paid by city annexing or attempting to annex the territory.

Ch 171 (AB 1125) Stacey. Filing requirements.

Extends the time for filing required documents from January 1, 1972, to April 1, 1972, for certain airport districts to enable counties to levy and collect property taxes for such districts for the 1972-1973 fiscal year.

To take effect immediately, urgency statute.

Ch 172 (AB 1535) Meade. Municipal utility districts: bonds.

Requires two-thirds, rather than majority, vote on certain bond issues of municipal utility districts

Ch 173 (AB 1591) Lanterman. School classes

Authorizes school districts maintaining high schools and continuation education programs to establish and maintain evening high school programs for minors on such days and during such hours as are determined by the governing board

Requires that content of programs be similar to that of regular high schools of the districts.

Specifies that participation in program is voluntary but written permission of parent or guardian is required.

To take effect immediately, urgency statute.

Ch. 174 (AB 2059) Chappie. Assessments

Provides that the dissolution of certain districts, the detachment of certain territory, and the annexation of all such territory to a specified city shall be effective for assessment and taxation purposes if filed with the assessor and the State Board of Equalization on or before March 15, 1972.

To take effect immediately, urgency statute.

Ch. 175 (AB 2304) Ray E. Johnson. Counties and cities.

Revises collection procedure for certain fees for waste disposal sites and for waste collection, processing, reclamation, and disposal services. Authorizes cities to collect delinquent fees or charges for garbage in same fashion as counties.

To take effect immediately, urgency statute.

Ch. 176 (SB 243) Way. Farm vehicles.

Recasts provisions re farm trailers, specified motor vehicles used to carry feed and seed products, and specified vehicles equipped with a water tank. Specifically states that such vehicles are exempt from registration if they display an identification plate, and that they shall not be deemed to be implements of husbandry. Specifically makes farm trailers subject to all equipment and device requirements as if registered.

Makes conforming changes.

Ch. 177 (SB 753) Marler. State highway contracts.

Makes state highway contracts required to be awarded to the lowest responsible bidder subject to specified Civil Code provisions re payment bonds.

Makes other technical and conforming changes.

Ch. 178 (SB 760) Bradley. Insurance.

Requires insurance commissioner to collect additional fee to reimburse him for costs incurred in handling dishonored checks in payment of a tax, fee, or penalty.

Ch. 179 (SB 761) Bradley. Insurance: motor clubs.

Redefines club agent to mean person, other than motor club itself, who acts or aids in any manner in the solicitation, delivery, or negotiation of any membership or service contract, rather than service contract, or renewal or continuance thereof.

Ch. 180 (SB 809) Grunsky. Public Employees' Retirement System.

Expands provisions authorizing a state agency to employ members under 70 receiving a retirement allowance who are qualified physicians and surgeons, to include qualified dentists, where such appointment is for the purpose of rendering essential dental services.

Ch. 181 (SB 843) Bradley. Insurance.

Requires person requesting policy information or facts concerning policy of insurance to file application and accompanying affidavit with Insurance Commissioner, in duplicate, and authorizes Insurance Commissioner, in certain circumstances, to mail, by certified mail, to insurer or agent for service of process an order requiring such insurer to furnish such information or facts in affidavit.

Ch. 182 (SB 844) Bradley. Life insurance.

Requires each individual life insurance policy issued or delivered on or after January 1, 1974, to contain provision that policy is incontestable after it has been in force two years, except for nonpayment of premium or for specified supplemental benefits. Makes same provision for reinstated individual life insurance policies.

To be operative on January 1, 1974.

Ch. 183 (AB 230) Keysor. Academic materials higher education.

Prohibits any person, as defined, from preparing, offering to prepare, causing to be prepared, selling, or otherwise distributing any term paper, thesis, dissertation, or other written material for another person, for a fee or other compensation, with knowledge, or under circumstances in which he should reasonably have known, that it is to be submitted to any other person for academic credit at any public or private institution of higher learning in this state

Prohibits any person from making or disseminating, with intent to induce any other person to enter into any obligation relating thereto, any statement, written or oral, that he will prepare, cause to be prepared, sell, or otherwise distribute any term paper, thesis, dissertation, or other written material, for a fee or other compensation, for or on behalf of any person who has been assigned the written preparation of such term paper, thesis, dissertation, or other written material for academic credit at any public or private institution of higher learning in this state

Makes provision re enforcement and related matters.

Ch 184 (AB 307) Ralph School-community advisory councils

Adds school-community advisory councils to the designated types of organizations that may be afforded the use of public school properties for civic center purposes

Ch. 185 (AB 364) Priolo Real estate licenses: exemptions

Exempts from various requirements of Real Estate Law any person licensed by Savings and Loan Commissioner to act as an agent of savings and loan association, when acting under authority of such license

Ch. 186 (AB 430) Cline. Veterans' home. uncashed checks

Excepts checks drawn by members of Veterans' Home of California on their own accounts from provisions specifying that any check drawn on any trust fund of home and not claimed or cashed for one year shall be canceled and deposited to credit of post fund.

Ch 187 (AB 480) Powers. Records

Authorizes county recorder to destroy specified handwritten records Provides for special notice to be given to the Secretary of State prior to destroying handwritten records, and gives him 90 days to request transfer of such records.

Ch 188 (AB 565) Stacey Blood tests: intoxication.

Includes licensed vocational nurses among persons authorized to administer blood tests for the purpose of determining the alcoholic content of blood sample withdrawn

Makes additional changes made by Reorganization Plan No. 1 of 1970, to be operative on the operative date of such plan

Ch. 189 (SB 582) Rodda Sacramento Regional Transit District.

Authorizes the formation of, rather than specifically creating, the Sacramento Regional Transit District

Requires the general manager of the district to act as the secretary at all meetings of the district board of directors

Requires the board, prior to adopting a budget, to make an affirmative finding that the proposed level of service in any city or county, to be determined as prescribed, is commensurate with the level of tax or financial support, as defined, derived therefrom

Deletes the requirement that different rates of taxation be based upon and related to the net cost of providing services to areas within district, when the board imposes, as authorized, different rates of property taxation in areas within the district

Makes other related changes

To take effect immediately, urgency statute

Ch. 190 (SB 965) Bradley Service by mail

Authorizes Insurance Commissioner to serve specified notices by registered mail, rather than by certified mail, if insurer is outside United States where certified mail is not available.

Ch 191 (AB 48) Deddeh. Insurance: rebates

Specifies it shall not be unlawful for insurance broker licensed under laws of this state to pay commission to agent or broker licensed under laws of Mexico for referring to former a resident of Mexico who wishes to obtain policy of automobile liability insurance to be effective in this state from licensed insurer, when former negotiates and effects such a policy for such resident of Mexico

Ch. 192 (AB 137) Foran. Fraternal benefit societies

Provides that the minimum standard for the valuation of fraternal benefit certificates issued from January 1, 1972, to [through] * December 31, 1975, may be 4 percent interest

Ch 193 (AB 753) Dunlap. School governing board elections.

Permits governing board of any school district having trustee areas from which more than one member is elected, to provide, by resolution, for the staggering of terms of those members elected from such a multiple-member trustee area

Ch. 194 (AB 787) Priolo. Insurance.

Makes technical, nonsubstantive change

Ch 195 (AB 803) Arnett. County retirement systems.

Provides that provision for determination of final compensation of person with reciprocal retirement benefits shall be retroactively applied to every active and retired member and beneficiary who left service prior to October 1, 1949, and subsequently redeposited contributions.

Ch 196 (AB 829) Beverly. Insurance.

Increases from 10 to 12 percent the permissible proportion which expenses of organization and promotion, exclusive of certain fees, may bear to total amount actually paid for or on capital stock of domestic insurer for issuance of certificate of authority and permit for sale of securities to such domestic insurer

Ch. 197 (SB 75) Nejedly Disposition of proceeds.

Authorizes judge of superior court, in depositing surplus funds arising in the course of execution of certain trusts relative to town lands granted to certain unincorporated towns by Act of Congress entitled "An Act for the relief of the inhabitants of cities and towns upon the public lands" approved March 2, 1867, to direct such funds of any unincorporated town situated adjacent to state park to be used for benefit of specified public utility districts or school districts, instead of requiring their use to benefit school districts only Specifies that such districts must operate school or public utility facility within such town in order to receive funds. Specifies also that funds may be expended for benefit of public utility district only upon written petition signed by majority of persons owning real property in town. Specifies procedure for circulating and signing petition

Ch. 198 (SB 140) Grunsky Peace officers

Grants to designated state peace officers in field of corrections powers of peace officer, as specified, when performing duties under California Emergency Services Act Grants all state peace officers in field of corrections same status as peace officer members of California Highway Patrol and California State Police Division for purpose of obtaining any group insurance benefits available to such peace officers.

Ch 199 (SB 688) Marler. Irrigation district sewage disposal

Permits the election required to authorize an irrigation district to provide for sewage disposal to be held, in the discretion of the board of directors, only in that portion of the district proposed to be served, rather than in the entire district Permits districts to acquire existing sewage disposal facilities if authorized by such an election Requires the ballot proposition in any such election to describe the portion of the district in which sewage disposal is to be provided Requires special statement of ballot proposition, as specified, in those districts required to obtain the approval of the local agency formation commission before providing sewage disposal.

Restricts the authority of the district to collect charges for sewage disposal to the area of the district to be served, and specifies that such area shall bear all costs of the maintenance, operation, and administration of such service

Ch. 200 (AB 352) Briggs. Insurance.

Provides that no insurer shall pay any person given discretion as to settlement of claims under any insurance policy or surety bond, rather than only automobile or automobile liability insurance policies, a compensation which in any way is contingent upon the amount of settlement of such claims, with specified exceptions

Ch 201 (SB 126) Grunsky. Motorcycle headlamps.

Requires every motorcycle manufactured and first registered on and after January 1, 1975, to be equipped with at least one and not more than two headlamps which automatically turn on when the engine of the motorcycle is started and which remain lighted as long as the engine is running.

Ch. 202 (SB 183) Marler. Forest practices.

Repeals provisions authorizing the State Board of Forestry on its own motion, upon a finding of an emergency, to adopt temporary rules effective for a period not to exceed ~~180~~ [120] * days and providing that such rules shall become permanent upon adoption in accordance with procedures for amending forest practice rules. Authorizes the board on its own motion, upon a finding of an emergency, to adopt temporary forest practice rules, [effective for a period not to exceed 180 days,] * necessary to protect the public interest and carry out the policy of the state, as specified in the Forest Practice Act

To take effect immediately, urgency statute

Ch. 203 (SB 208) Schrade. Vehicles equipment

Permits side-mounted turn signal lamps to be mounted to the rear of the center of a vehicle and to project a flashing red light no part of which shall be visible from the front, rather than prohibiting such mounting of side-mounted turn signal lamps which project a flashing amber light to either side

Permits any vehicle to be equipped with supplemental rear turn signal lamps mounted to the rear of the rearmost portion of the driver's seat in its rearmost position, in addition to any required turn signal lamps.

Permits specified side lamps used in conjunction with turn signal lamps to be flashed with the turn signals as part of a prescribed warning light system.

Recasts provisions which specify the conditions under which authorized emergency vehicles may use flashing upper-beam headlamps and permits the use of such headlamps by fire department vehicles whether directly responding to an emergency call or operated from one place to another as rendered desirable or necessary by reason of an emergency call and operated to the scene of the emergency or operated from one fire station to another or to some other location by reason of the emergency call.

Ch 204 (SB 299) Marks Superior court: San Francisco

Changes positions and salary ranges of various court attachés

Ch 205 (SB 300) Marks. Municipal courts San Francisco

Makes changes in existing positions and salary ranges of various court attachés Provides for court systems coordinator

Ch. 206 (SB 459) Carpenter Orange County municipal courts

Changes positions, qualifications and salary ranges of various court attachés in municipal courts in Orange County.

Ch. 207 (SB 478) Carpenter School of veterinary medicine.

Expresses Legislature's intent to provide funds for establishment of a school of veterinary medicine at a campus of the University of California in southern California

Ch. 208 (SB 504) Lagomarsino. Traffic regulations

Makes provision prohibiting driving, parking, or stopping of vehicles or animals on designated public premises, unless in accordance with the conditions and regulations established by the governing board or officer thereof, applicable to county parks.

Makes additional changes in Sec. 21113, Vehicle Code, proposed by A.B. 712, to be operative only if A.B. 712 and this bill are both chaptered, and this bill is chaptered after A.B. 712.

Makes certain clarifying changes

Ch. 209 (SB 546) Way. Irrigation districts

Authorizes the board of directors of an irrigation district to call a special election on a proposal for a change in the number of divisions or the method of electing directors or both. Specifies notice requirements and procedure for conduct of such special election.

Permits, rather than requires, the district collector, upon the district assessment becoming delinquent, to collect the costs of publication of the list of delinquencies and notice.

To take effect immediately, urgency statute

Ch 210 (SB 606) Burgener Navigational systems

Removes authority of Department of Aeronautics to lease navigational system as pilot project re short takeoff and landing and vertical lift aircraft for use in commuter service

Ch. 211 (SB 625) Beilenson. Public school employee organizations.

Provides, in any county in which more than 1 employee organization represents the certificated employees of either or both the county superintendent of schools and the county board of education, that such employee organizations be represented by a single certificated employee council; and in such case deems the county board of education the public school employer for meet and confer purposes, and requires the county board of education to meet and confer with such single certificated employee council

Ch. 212 (SB 645) Coombs Crestline-Lake Arrowhead agency

Deletes, in regard to the authority of the board of directors of the Crestline-Lake Arrowhead Water Agency to have certain work necessary in order to protect life and property done by force account without advertising for bids, a limitation that such protection be from impending flood damage

Limits applicability of bidding requirements for contracts for any improvement or unit of work in excess of \$5,000 to contracts for the construction of any such improvement or unit of work.

Ch. 213 (SB 706) Collier. Humboldt Bay Harbor: district.

Specifies that each member of the Board of Commissioners of the Humboldt Bay Harbor, Recreation, and Conservation District shall be elected by the division which he represents, rather than nominated by division and elected at large.

Permits incorporated territory in Humboldt County, in addition to Cities of Eureka and Arcata, to be included in the district.

Limits powers of eminent domain of district to specified areas.

To take effect immediately, urgency statute

Ch 214 (SB 810) Grunsky Real estate licenses

Changes various provisions relating to right of Real Estate Commissioner to suspend license of real estate licensee who procures license by fraud, misrepresentation, deceit or material misstatement of fact in application for such license.

Ch. 215 (SB 888) Cusanovich. Occupational licensing

Increases from 60 to 120 days the maximum duration of temporary permit issued by the Department of Motor Vehicles to permit an applicant for an instructor's or driving school license to operate a driving school or give instructions while the department investigates the qualifications of such applicant

Authorizes the department to cancel temporary permits issued to such applicants, and temporary permits issued to persons applying for an automobile dismantler license and special plates, a manufacturer's, transporter's, or dealer's license and special plates, or a vehicle salesman's license, if the department determines or has reasonable cause to believe that the application is incorrect or incomplete or the temporary permit was issued in error Provides that such temporary permit shall be invalid when canceled.

Makes additional changes in Sec 11802, Vehicle Code, proposed by SB 743, to be operative only if SB 743 and this bill are both chaptered, and this bill is chaptered after SB 743.

Ch 216 (SB 904) Gregorio. Mortgages.

Makes technical, clarifying change
To take effect immediately, urgency statute.

Ch 217 (SB 906) Gregorio Fire protection.

Provides that if legislative body of a city in a county of the tenth class determines that property within the city has not been exempted from county taxes for fire protection, it shall by resolution so inform the county board of supervisors. Requires county, upon receipt of a resolution, to determine the amount of taxes levied for fire protection on property within the city and to pay the city such levies. Authorizes county in such case to impose an additional tax on all property on which county taxes are levied for fire protection

Operative only as to taxes levied on secured property for the 1971-1972 fiscal year and as on unsecured property for the 1972-1973 fiscal year.

To take effect immediately, urgency statute.

Ch 218 (SB 958) Coombs. Municipal water district boards.

Requires the board to either fill a vacancy on the board by appointment or to call a special election to fill such vacancy within 60 days after the vacancy occurs, rather than requiring an appointment to fill the vacancy, but providing for a special election if the appointment is not made by the directors within 60 days

Deletes authority of board to estimate district population by reference to the register of voters used at the last general election for the purpose of reapportioning divisions from which directors are elected.

Ch 219 (SB 1045) Grunsky Justice courts

Provides that justice courts shall have original jurisdiction of civil cases and proceedings in forcible entry or forcible or unlawful detainer where the rental value is \$300 [or less] * per month, rather than \$125 [or less] * per month

Ch. 220 (SB 1076) Carpenter Exchange of lands.

Authorizes Military Department to exchange specified lands with the Santa Ana Unified School District.

To take effect immediately, urgency statute.

Ch 221 (SB 1217) Burgener. County board of education.

Authorizes a county board of education to which specified duties and functions have been transferred by county board of supervisors, to contract to acquire real property or improvements as authorized by County Employees Retirement Law of 1937. Permits, with specified limitations, retirement systems established pursuant to County Employees Retirement Law of 1937 to invest in real property and improvements for sale or lease to county board of education authorized to prepare specified single budget and authorized to provide housing for all services of county superintendent of schools.

Requires such real property investments of county board of education to be approved by four-fifths vote of county board of education. Makes related changes.

Provides that county employees assigned to functions transferred to county board of education cease to be county employees on date of transfer and thereafter are to be paid from county school service fund.

To take effect immediately, urgency statute.

Ch 222 (SB 1243) Coombs. Mojave Water Agency

Establishes procedures, initiated by petition of landowners or by resolution of the board, for inclusion of territory in improvement districts already formed within the agency.

Establishes procedure for exclusion of territory from improvement districts formed within the agency for purposes other than the issuance of bonds.

Establishes procedure for dissolution of improvement districts.

Ch 223 (SB 1280) Short. Employee payments

States there is no prohibition against deposit by employer of wages due or to become due or advances on wages or workmen's compensation disability payments in a bank account of the employee's choice in this state, provided the employee has voluntarily authorized such deposit.

Provides if an employer discharges an employee or the employee quits, such authorization for deposit is terminated and the provisions for payment of wages upon termination of employment apply.

To take effect immediately, urgency statute

Ch. 224 (SB 1300) Way Containers: emergency regulations.

Deletes provisions authorizing the Director of Agriculture, by emergency regulation, to establish standard containers, lids, markings, sizing, consumer packages, or packing requirements for fruits, nuts, and vegetables, as prescribed, under designated conditions. Makes related change.

Ch 225 (SB 1428) Way Agricultural Code

Changes name of Agricultural Code to Food and Agricultural Code.

Changes name of Director of Agriculture to Director of Food and Agriculture.

Changes name of Department of Agriculture to Department of Food and Agriculture.

Ch. 226 (AB 71) Fong Venereal disease instruction

Expresses legislative declaration and findings re incidence of venereal disease

Exempts venereal disease education classes from provisions of law re instruction in sex education.

Requires notification to parent or guardian of pupils enrolled or to be enrolled that venereal disease classes are to be offered Permits parent or guardian to request in writing that his child not participate in a venereal disease instruction program Prohibits pupil from attending any class in venereal disease education, if school has been requested that the pupil not attend such class. Permits parent or guardian of any pupil enrolled or to be enrolled in a venereal disease education class to inspect the textbooks, audiovisual aids, and other instructional materials to be used in such classes.

To take effect immediately, urgency statute

Ch 227 (AB 189) Cline. Payment bonds.

Requires payment by community college district in Los Angeles County of claim of original contractor, otherwise valid and collectible, who fails to file payment bond, where such failure is result of inadvertence or excusable neglect. Applies retroactively only to contracts entered into and performed within specified time period.

To be operative for 180 days following effective date

Ch. 228 (AB 263) Belotti. Fire protection districts—elections

Authorizes board of directors of a fire protection district which is elected, to submit to the voters the question whether the directors shall be elected by divisions.

Requires, if at the election the majority of the voters voting upon the question approves the election of directors by divisions that, the board divide the territory of the district into as many divisions as there are directors for the purpose of electing members of the board Requires such divisions to be as nearly equal in population as practicable. Prescribes basis for determining population.

Requires each member of the board elected from a district division to be a resident of that division.

Requires at the district general election next following the approval by the voters of the election of directors by divisions and each such election thereafter, that vacancies on the board created by the expiration of the terms of members thereof be assigned to the respective district divisions and the vacancies filled therefrom

Requires readjustment of boundaries of election division in cases of annexation to or detachment of territory from fire protection district, or changes in population thereof, or if number of members of board is increased from three to five.

Ch. 229 (AB 344) Maddy. School district elections: recall

Requires county clerk to call and set the date for holding a special election for the recall of a school district governing board member if the school district governing board fails to call the special election within 30 days after receipt of notification from county clerk of sufficiency of the recall petition

Ch. 230 (AB 417) Ray E Johnson Elections.

Provides that copies of the voter registration index posted at or near the polling place shall be prepared for delivery and delivered to the county clerk as soon after the polls are closed as it is possible to do so.

Ch 231 (AB 440) Dent Driving instructors. requirements.

Adds, with respect to the qualifications for a driving instructor, the requirement that the driver's license of such person not be subject to revocation upon any grounds which authorize the refusal to issue a license.

Ch 232 (AB 514) Warren. County property.

Authorizes counties of over 7 million population to which real property has been given, prior to January 1, 1942, for theatrical, musical or other cultural purposes to grant lease or management contracts for same, not to exceed 30 years, to nonprofit entity for use as place of public assembly without competitive bidding.

Ch 233 (AB 538) Wood Trawlnets

Extends indefinitely the provisions, in effect until the 61st day after the final adjournment of the 1972 Regular Session of the Legislature, allowing the use of trawl nets, except midwater trawl nets, in designated area of fish and game District 18. Revises the boundary of such area.

Ch 234 (AB 539) MacDonald Sanitary districts—authorized signatures.

Authorizes the board of directors of a sanitary district to authorize, by resolution, the district manager or other district employees specified by the board to sign releases, receipts, and similar documents in the name of the district

Ch. 235 (AB 712) Foran. Traffic regulations.

Makes provision prohibiting driving, parking, or stopping of vehicles or animals on designated public premises, unless in accordance with the conditions and regulations established by the governing board or officer thereof, applicable to such premises of a rapid transit district.

Includes parking facilities, as well as driveways, paths, and grounds, among the areas subject to such provisions

Makes additional changes in Sec. 21113, Vehicle Code, proposed by SB 504, to be operative only if SB 504 and this bill are both chaptered, and this bill is chaptered after SB 504

Ch. 236 (AB 825) Dent. Property insurance: joint powers

Provides that nothing in the Education Code should be construed as prohibiting two or more school districts from exercising specified powers re property insurance through a joint powers agreement.

Ch 237 (AB 863) Russell. Insurance.

Specifies that notices of cancellation with respect to policies in effect after designated time periods, rather than all notices of cancellation, shall state which of specified grounds were relied upon for cancellation

Ch 238 (AB 916) Hayden School boards: recall procedure

Requires that the name and address of at least one, but not more than five, proponents of a recall petition of any member of a school board, be filed with the county clerk, as well as, and at the same time as, the text of the petition.

Ch. 239 (AB 961) McCarthy. State Teachers' Retirement System

Provides that persons in positions requiring membership in the system who are members of local systems and excluded from the system shall retain right to allowance with respect to nonlocal service which is creditable in the system unless contributions are withdrawn.

Permits members of the San Francisco City and County Employees' Retirement System to make an irrevocable election to be covered only by that system or only by the State Teachers' Retirement System on June 30, 1972 Prescribes procedure for such election and for transfer of funds and assets and determination of benefits.

To take effect immediately, urgency statute

Ch. 240 (AB 1047) Ketchum. Funds

Prescribes \$25,000, rather than \$10,000 limitation on county revolving fund for counties under 6,000,000 population

Ch 241 (AB 1119) Badham Districts

Entitles bonds of a district to certification by the State Controller if the State Treasurer, as successor to the Districts Securities Commission, finds that there is a necessity for the accomplishment of the project as part of a regional plan and is of the opinion that adequate funds will be available to pay all bond principal and interest when due. Specifies related matters.

Permits two or more existing coterminous improvement districts formed pursuant to specified provisions of the California Water District Law to be consolidated into one improvement district Specifies procedure for such consolidation.

Establishes procedures for detachment of lands from improvement districts

To take effect immediately, urgency statute.

Ch. 242 (AB 1121) Badham Orange County Water District

Makes any water-producing facility excluded from the district replenishment assessment pursuant to prescribed procedures also excluded from the basin equity assessment and the production requirements and limitations applicable to producers

Ch 243 (AB 1604) Belotti Resource conservation districts

Requires county to pay resource conservation district election costs, to be reimbursed the following year by special assessment.

Ch. 244 (AB 1763) Fenton. Advertising remedies.

Provides that in action to enjoin violation of certain false and other advertising laws, the court may make appropriate orders or judgments to (1) prevent use of practices which violate such laws and (2) restore to any person in interest any money or property acquired by means of such practices.

Incorporates changes made by SB 912, in Section 17535 of the Business and Professions Code, operative only if this bill and SB 912 are enacted

Ch 245 (AB 1816) Stull. Teachers' institutes

Authorizes the superintendent of any county or any school district employing 10 or more teachers, rather than the superintendent of any county, city and county, city school district, or any school district employing 100 or more teachers, to hold local day or evening institutes or teachers' in-service meetings in lieu of annual teachers' institutes Authorizes such institutes or meetings to be held within or outside the school district

Ch 246 (AB 1863) Ketchum. Escheat. local agency moneys

Provides for escheat of money in the treasury of a local agency or in the official custody of local agency officer, following publication of notice, after three years, rather than 10 years

Eliminates necessity of publication of notice therefor if item is less than \$10

Ch. 247 (AB 1902) Monagan. Protection districts land disposal

Authorizes protection districts formed under Chapter 63 of the Statutes of 1880 to dispose of real or personal property

To take effect immediately, urgency statute

Ch 248 (AB 2070) MacGillivray Abalones.

Extends for 2 years provision authorizing taking of abalones for commercial purposes within 1 mile of San Nicolas, San Clemente, and San Miguel Islands.

Ch 249 (AB 2147) Wood Gill nets

Revises area for the taking of rockfish or lingcod with drift gill nets and set gill nets in designated locations of Districts 17, 18, 19, and 20A.

Ch 250 (AB 94) Barnes. Venereal disease education

Appropriates \$238,000 to the State Department of Public Health to be used for venereal disease education, and casefinding and followup

To take effect immediately, urgency statute

Ch 251 (AB 966) Dunlap Open-space plans

Extends from June 30, 1972, to June 30, 1973, date by which cities and counties must adopt, prepare, and submit open-space plans to Secretary of Resources Agency Requires, by August 31, 1972, adoption and submission to secretary of interim open-space plan effective until June 30, 1973, and prescribes contents. Requires adoption of ordinances consistent with such plans by June 30, 1973, rather than January 1, 1973. Redefines various terms relating to open-space lands Provides that conservation element of general plans must be adopted by June 30, 1973. Requires charter cities to adopt general plans containing certain mandatory elements required by the planning law

To take effect immediately, urgency statute

Ch 252 (AB 1282) Arnett Medi-Cal

Eliminates requirement for county hospitals and teaching hospitals operated by the University of California to present itemized or per diem billings for services rendered to Medi-Cal beneficiaries in 1971-72 fiscal year, provided they submit such bills in manner prescribed by Director of Health Care Services, on a quarterly basis

To take effect immediately, urgency statute

Ch 253 (AB 2269) Crown. Drugs.

Extends from July 1, 1972, until April 1, 1973, [exemption from] * requirement that advertisements and descriptive matter include the name and business address of the manufacturer that produced the finished dosage of any drug.

To take effect immediately, urgency statute

Ch 254 (SB 67) Grunsky. Food handling employees: clothing

Requires all employees, rather than female employees, to wear harnets, caps, headbands, or other suitable coverings to confine their hair when reasonably required to prevent contamination of foods, beverages, or utensils when working with foods, beverages, or utensils in restaurants, itinerant restaurants, or vehicles upon which food or beverage is displayed, sold, or offered for sale at retail or given away to the public, or in connection with vending machines.

Ch 255 (SB 96) Alquist. Apportionments: classroom teachers' salaries

Excludes state and federal funds received and expended by a community college for grants to or employment of community college students, from definition of "current expense of education," for purpose of provision providing for, and required expenditure of specified percentages of specified districts' current expense of education for, salaries of classroom teachers

Ch. 256 (SB 155) Lagomarsino Vehicle inspection specialists

Includes vehicle inspection specialists within the term "member of the California Highway Patrol" as used in specified sections of the Government Code relating to their attendance as witnesses or deponents in civil actions, payment of their salaries while attending such proceedings, reimbursement to the state for such payment, and making it a misdemeanor for any person to offer, or for such a vehicle inspection specialist to accept, any payment for his testimony other than that provided for in those sections.

Ch. 257 (SB 266) Gregorio. Marine reserve.

Includes, until January 1, 1978, eels among various designated fish, mollusks, and crustaceans which may be taken under a sport fishing license from the James V Fitzgerald Marine Reserve.

Ch. 258 (SB 293) Collier Community services districts

Authorizes community services districts to provide and maintain public airports and landing places for aerial traffic.

Ch. 259 (SB 1356) Marler. State park system: fees

Makes clarifying, nonsubstantive changes.

Ch. 260 (AB 362) Ketchum. Justice courts.

Deletes requirement that board of supervisors provide for holding of sessions of justice court in every city not included within a judicial district in which there is a municipal court.

Ch. 261 (AB 485) Deddeh. Vehicle weight limitations scales

Requires California Highway Patrol scales and weighing instruments to be annually inspected and certified by either the Bureau of Weights and Measures of the Department of Agriculture or by a county sealer of weights and measures, rather than only by the Bureau of Weights and Measures

Ch 262 (AB 495) Foran. Vehicles. towing

Prohibits any person from knowingly driving a motor vehicle which is towing any person riding upon any bicycle, coaster, roller skates, sled, skis, or toy vehicle.

Makes technical, nonsubstantive change

Makes additional changes in Sec 21712, Vehicle Code, proposed by AB 1970, to be operative only if AB 1970 and this bill are both chaptered, and this bill is chaptered after AB 1970.

Ch 263 (AB 727) Chappie Aeronautics Fund.

Allows public entities to apply each year, rather than prior to January 31 of each year, to Department of Aeronautics for allocations of funds for acquisition or development of airports.

Revises provisions relative to expenditure of funds for airport and aviation purposes, and waiver thereof.

Ch. 264 (AB 777) Foran. Admitted life insurer: compensation.

Provides an exception, if specified conditions are met, from prohibition against payment by an insurer of compensation contingent on certain acts to members of board of directors of the insurer

Ch. 265 (AB 799) Thomas Professional boxing: managers

Requires manager of professional boxer to file quarterly report with State Athletic Commission showing specified information relating to expenses and purse for each contest in which boxer participated in California during period preceding report

Ch. 266 (AB 822) Barnes Public Employees' Retirement System.

Specifies rights of employees of San Francisco Port Authority with respect to service prior to transfer of employment from the state to the city.

Consolidates provisions relative to employer rates of contribution for various categories of membership. Deletes various provisions that are no longer applicable to active members while providing for their continuation to retired members.

Ch. 267 (AB 826) Thomas Professional boxing fouls.

Requires that professional boxer who intentionally hits other contestant with rabbit punch or kidney punch be penalized by loss of a point or fraction thereof Provides procedure for determination, announcement and assessment of violation

Requires State Athletic Commission to discipline referees of boxing contests who fail to enforce commission rules and regulations

Ch 268 (AB 1308) Bee. Vehicles: air pollution

Prohibits any person, rather than any dealer, from selling a new or used motor vehicle subject to the Pure Air Act of 1968 which is not in compliance with such act, with specified exceptions

Makes additional changes in Sec. 24007, Vehicle Code, proposed by SB 149, to be operative only if SB 149 and this bill are both chaptered, and this bill is chaptered after SB 149

Ch 269 (AB 1447) Mobley. Airports.

Validates certain allocation by Department of Aeronautics from Aeronautics Fund to City of Chowchilla

Ch. 270 (AB 2002) Dent Contra Costa flood control

Authorizes the Board of Directors of the Contra Costa County Flood Control and Water Conservation District to prescribe, revise, and collect fees or charges for facilities furnished to any area, new building, improvement or structure that will benefit from facilities constructed in a zone of the district

Authorizes the board to establish special drainage areas within the district and to institute drainage plans for the specific benefit of such area. Authorizes board to contract with land developers to reimburse such developers for the cost of drainage facilities whenever facilities conforming to the adopted drainage plan are required in the development of any land within the special drainage area and it is necessary, in the opinion of the board, that facilities be constructed which can or will be used for the benefit of other property. Permits board under such contracts to collect, subject to specified limitations, a reasonable charge for the use of such facilities for the benefit of the other property, and to expend such fees solely for the purposes of the facilities within the special drainage area from which the fees were collected.

Specifies procedure for the establishment of such benefit areas or such special drainage areas, including provisions for adoption of resolution of intention, notice and hearing, and landowner protests

Authorizes land to be annexed to or excluded from a drainage area, and specifies procedure for such annexation or exclusion.

Permits any storm drain maintenance district organized in Contra Costa County under the Storm Drain Maintenance District Act or zone established under the Contra Costa County Storm Drainage District Act to be converted into a drainage area. Specifies procedure for such conversion.

Revises procedure for establishment of zones and subzones. Permits any parcel, parcels, or tract of land to be annexed to or excluded from a zone or subzone under specified conditions and pursuant to specified procedures

Authorizes dissolution of zones, subzones, or drainage areas, and specifies procedure for such dissolution.

Authorizes district to employ specified temporary services and to compensate county counsel for extraordinary legal services

Provides for election re institution of zone projects upon written petition for an election signed by at least 25 percent of registered voters of the zone or participating zones

Authorizes the district to provide, operate, maintain and charge for public use of recreation facilities in connection with flood control works and improvements and to install and maintain appropriate landscaping and to take other necessary actions to mitigate environmental damage

Permits provision in connection with the construction of open channels of facilities for the covering or crossing over of any portion of the channel under specified circumstances

Authorizes district to adopt ordinances and regulations for the protection, control, and maintenance of specified facilities and for all other flood control and water conservation purposes consistent with the district act, and specifies penalties for violation.

Makes appointment of commission to which any of the powers of the board may be delegated discretionary, rather than mandatory Permits appointment of drainage area advisory boards Deletes requirement for zone advisory board report before board actions re matters affecting the zone

Increases maximum interest rate on district indebtedness from 5 percent to 7 percent

Excepts taxes levied for drainage areas from 20¢ zone tax limit and authorizes levy of additional zone tax not to exceed 2¢ per \$100 assessed valuation for landscaping and other environmental damage mitigation purposes. Deletes exemption of growing crops from district assessment.

Increases from \$5,000 to \$10,000 the amount of any contract for any improvement or unit of work required to be let to the lowest responsible bidder and makes related changes.

Makes various other changes

Ch. 271 (AB 2004) Russell Farm labor contractors.

Requires holder of license to act as farm labor contractor to file notification of change of address with office of Labor Commissioner, and provides that such address shall be mailing address for purposes of receiving specified notices.

Makes technical, nonsubstantive changes

Ch. 272 (SB 1149) Walsh Vehicle equipment: bumpers.

Requires, with specified exception, every passenger vehicle, as defined, registered in this state to be equipped with a front bumper and a rear bumper

Defines "bumper" for purposes of act.

Ch. 273 (AB 65) MacGillivray. Contractors' State License Board.

Eliminates automatic revocation of contractor's license inactive for more than 10 years.

Ch 274 (AB 226) MacGillivray Water rights

Includes San Luis Obispo County within the area of the state in which are applicable the provisions of law recognizing and protecting, subject to specified conditions, the continuance of the right to extract ground water to the extent of a reduction in the extraction of ground water as the result of the use of an alternate supply of water from a nontributary source.

Ch 275 (AB 241) Powers. Land surveyors

Permits State Board for Registration of Professional Engineers to establish investigation committees to investigate and report on any claim of violation of Land Surveyors' Act.

Permits any member of committee to act as an expert witness at hearing conducted by board which is held as a result of committee's investigation.

Provides each committee be composed of no more than 5 members, and requires each member of committee be a licensed land surveyor.

States such member of committee shall serve at pleasure of board, and shall receive no compensation but shall receive per diem and expenses, as specified.

Grants same immunity to each member of committee as granted to public employees.

Ch 276 (AB 296) Ray E. Johnson Licensed pheasant clubs

Provides season for shooting of pheasants on a licensed pheasant club premises in Zone A to be for 114 consecutive days beginning on the Saturday nearest the 15th day of October, instead of 100 consecutive days beginning on the Saturday nearest the first day of November

Eliminates provisions requiring the release of at least 50 percent of the total number of pheasants released on the premises of a Zone A club within the period beginning 12 days prior to the opening and ending the last day of the licensed pheasant season

Ch 277 (AB 460) Fong State Teachers' Retirement System.

Deletes provision which provides for voidance of election or change of election of optional retirement allowance upon death within 30 days after receipt of such election by system. Provides that such election shall be in full force and effect after the election has been signed and notarized. Requires that election be forwarded to system within 30 days after signature and notarization

Ch. 278 (AB 528) Brathwaite Relocation assistance

Authorizes cities to use highway users tax revenues allocated to them to provide relocation advisory assistance, and to make relocation assistance payments, rather than to pay only moving expenses, to displaced persons displaced because of the construction of city highways or streets.

To take effect immediately, urgency statute

Ch. 279 (AB 540) Mobley Weights of vehicles.

Provides exception from requirement that when a combination of vehicles will not rest on the scale platform at one time, the combination must be disconnected and weighed separately for weighing seed cotton for purposes of ginning when weights are obtained by weighing trailers not equipped with braking systems and used for other than sale of such seed cotton.

Makes related changes

Ch. 280 (AB 553) Chappie Yosemite Junior College District.

Permits governing board of Yosemite Junior College District to contract with Department of Parks and Recreation for the cooperative operation and management of hotel, resort and food service facilities at Columbia Historic State Park in conjunction with a course of study in hotel and resort management.

Ch. 281 (AB 853) Chappie. Vehicles: snow-tread tires.

Permits the Department of Public Works or local authorities to allow a vehicle to be equipped with snow-tread tires on at least 2 driving wheels, as an alternative to a requirement of tire chains, when the weather and surface conditions at the time are such that the stopping, tractive, and cornering abilities of the tires are adequate, rather than permitting the department or local authorities to allow a vehicle to be so equipped but prohibiting the use of such tires on icy surfaces and in any event unless the weather and surface conditions at the time are such that the stopping, tractive, and cornering abilities of the tire are adequate

Ch 282 (AB 991) Moorhead. Underwritten title companies.

Repeals provision declaring that 1968 act relating to insurance company fees and charges shall not be construed to increase fees or charges paid by underwritten title companies

Ch 283 (AB 992) Moorhead Insurance: production agencies

Requires every application for production agency license filed by a corporation to contain names and addresses of all officers, directors, and stockholders owning 10 percent or more of the corporation's stock. Requires written notice to Insurance Commissioner of changes, except address changes, of officers, directors, and stockholders owning more than 10 percent of stock.

Ch. 284 (AB 1141) Russell. Banking.

Authorizes a bank to invest up to specified amounts in shares of the stock of corporations which are engaged primarily in civic, public, or social welfare activities

Ch 285 (AB 1185) Stull. Municipal water district bonds

Authorizes district board of the Rainbow Municipal Water District by resolution to modify the improvement for which bonds have been authorized or issued pursuant to specified provisions if it determines that due to a change in conditions or circumstances the improvement generally described in the resolution of intention No. 438, adopted October 27, 1969, should be significantly modified, and authorizes the board to issue authorized but unissued bonds or, to the extent the rights of bondholders are not impaired, expend the proceeds of bonds issued for the purpose of paying the cost of the improvement as modified, provided that the modification does not change the purpose for which the sale of bonds was originally authorized. Requires notice and hearing as specified, and determination by board, four-fifths of the members concurring, that the territory within the improvement district will be benefited by the improvement as modified. Authorizes the board to make minor modifications in the plans for the acquisition and construction of improvements which shall be final and conclusive

To take effect immediately, urgency statute

Ch. 286 (AB 1645) Russell. Banking.

Permits a bank to pay a time deposit before maturity if and to the extent necessary to avoid hardship to the depositor. Makes related changes

Ch. 287 (AB 2270) Thomas. Public Employees' Retirement Fund.

Deletes requirement of approval by Director of Finance of any purchase or sale of investments for Public Employees' Retirement Fund, and deletes requirement of the director's approval of authorized securities list for such fund. Increases from four to five the number of members of Board of Administration of Public Employees' Retirement System who must approve such purchases, sales, and securities list.

Ch. 288 (AB 2323) Knox. Alteration of boundaries.

Repeals certain provisions which allow transfer of territory from one city to a contiguous city without a resolution of consent to transfer under specified circumstances and repeals provision which authorizes approval of such a transfer without notice, hearing or election.

Ch. 289 (SB 885) Deukmejian Superior courts: Los Angeles

Makes changes in salary ranges and positions of various officers and employees of the Los Angeles County Superior Court.

Ch. 290 (AB 583) Deddeh Industrial loan companies

Deletes December 31, 1972, termination date for provision permitting industrial loan companies, as an alternative to other charge limitations, to contract for and receive charges not exceeding 1½ percent per month on unpaid principal balance

Ch. 291 (AB 706) Beverly. City attorneys

Authorizes city attorney to issue subpoenas when acting as prosecutor in a criminal case in like manner as the district attorney.

Ch. 292 (AB 1507) Lanterman. Public securities

Requires competitive bidding for sale of securities, involved in public leaseback, by joint powers authority, nonprofit corporation or parking authority. Defines terms. Makes related changes.

Ch. 293 (AB 2184) Barnes. Public Employees' Retirement System

Includes in definition of "public agency" any nonprofit corporation whose membership is confined to cities, counties, districts or other local authorities or public bodies of or within the state.

Ch. 294 (SB 168) Walsh. Municipal court judges.

Increases number of judges from one to two in South Gate Municipal Court District of Los Angeles County.

Ch. 295 (SB 407) Gregorio Taxes for fire protection

Exempts property taxed for structural fire protection within county service areas from county property taxes imposed for the same purpose, commencing with the 1972-1973 fiscal year

To take effect immediately, urgency statute.

Ch. 296 (SB 438) Whetmore. Vehicles. application for transfers

Deletes requirement that every application for transfer of a vehicle purchased from any person other than a licensed vehicle manufacturer or dealer be accompanied by a certified statement from the transferee stating the name and address of the person from whom he acquired the vehicle.

Ch. 297 (SB 461) Carpenter. Superior court employees.

Changes salary range, and position for various court attachés appointed by judges of superior court in Orange County

Ch 298 (SB 630) Roberti. Wills.

Changes requirement for admission of uncontested will to probate where no subscribing witness can be procured.

Ch. 299 (SB 920) Lagomarsino. Official reporters.

Increases salary of official reporters and reporters pro tempore for Santa Barbara Superior Court and municipal courts.

Ch 300 (SB 1276) Short Nurses.

Permits California Board of Nursing Education and Nurse Registration to impose limitations on scope of practice or impose remedial education requirements as condition of reinstating suspended or revoked license

Ch. 301 (AB 426) Seeley Tortoise

Makes it unlawful to sell, purchase, harm, take, possess, transport, or shoot any projectile at a tortoise (*Gopherus*), rather than making it unlawful to sell, purchase, needlessly harm, take, or shoot any projectile at a desert tortoise (*Gopherus agassizii*)

Prescribes exemptions from application of such provisions for tortoise acquired and possessed prior to enactment of these provisions

Authorizes the Department of Fish and Game to issue permits, subject to terms and conditions of the Fish and Game Commission, permitting the possession of any tortoise on any part or product thereof by an educational or scientific institution or a public zoological garden

Ch 302 (AB 471) Maddy Farm machinery repair.

Requires all work performed by farm machinery repair shop on farm machinery to be recorded on invoice, and specifies contents of invoice and manner of setting forth costs

Requires farm machinery repair shop to give each customer so requesting a written estimate of the costs of repair of farm machinery Specifies required contents of estimate, and procedure to be followed by shop in case actual costs of repair exceed estimated cost

Makes violation of act a misdemeanor.

Defines pertinent terms

Ch. 303 (AB 497) Ralph. Horseracing: licenses

Authorizes California Horse Racing Board to establish renewal periods, not to exceed three years, for licenses it grants to other than track operators and to establish a fee schedule, consistent with such different periods.

Ch 304 (AB 556) Knox Public leasebacks

Provides that designated public leasebacks of local agencies, as defined, be implemented only by ordinance subject to referendum and which, if subject to successful referendum, or otherwise repealed, shall not be reenacted for one year Excepts leasebacks executed prior to effective date of bill and those upon which formal action to implement, as defined, has been taken.

Ch. 305 (AB 716) Belotti. Resort improvement districts.

Authorizes reimbursement to a member of a board of directors of a resort improvement district for travel expenses actually incurred in attending board meetings, not exceeding 15¢ per mile

Ch 306 (AB 745) Biddle Districts

Extends from January 1, 1972, to March 15, 1972, deadline for designated parks and parkways maintenance districts to file certain statements and maps required before such districts may levy and collect taxes

To take effect immediately, urgency statute

Ch 307 (AB 747) MacDonald. County property

Provides that, with respect to the purchase of property for which it is not necessary to advertise for bids, a board of supervisors may authorize by ordinance a county purchasing agent to solicit and accept certain trade-in allowances for county property which the purchasing agent, rather than the board, has determined to be of no further public use and which has a scrap value of less than \$10,000.

Ch 308 (AB 920) MacDonald State civil service

Revises law relating to appointment lists in the state civil service to authorize the State Personnel Board to establish a list from which intermittent appointments may be made. Makes other clarifying changes in civil service law.

Ch. 309 (AB 1358) Dent. County retirement

Makes provision for sick leave credit at retirement applicable to counties of the eighth or ninth class as established in 1971, rather than to counties with specified population.

Ch 310 (AB 2001) Dent Sewage disposal districts borrowing.

Authorizes special district for sewage disposal in municipal utility districts to borrow money and incur indebtedness in anticipation of the sale of bonds authorized by the voters within the district, limits maximum principal amount of all indebtedness to the aggregate amount of bonds which the district is then authorized to issue, less the amount of other securities then outstanding issued in anticipation of the sale of such authorized issue.

Authorizes the special district to issue refunding bonds, notes, or other securities for the purpose of paying and redeeming any bonds, notes or other securities issued in anticipation of the sale of authorized bonds, and limits such refunding bonds, notes or other securities to an amount not in excess of the limitation of indebtedness authorized, and to mature in not to exceed five years.

Requires that evidences of indebtedness shall be payable from any sources of available funds of the special district, including revenues, taxes, or state or federal grants. Further requires that if not previously otherwise paid the evidence of indebtedness shall be paid from the proceeds of the next sale of bonds of the district in anticipation of which they were issued. Authorizes governing board of the special district to levy and collect certain taxes for payment of the indebtedness.

Ch. 311 (AB 729) Chappie. Sport parachuting

Makes it unlawful to engage in parachuting as a sport while under the influence of intoxicating liquor, narcotics, or restricted dangerous drugs, and makes it unlawful to operate aircraft under influence of restricted dangerous drugs as well as narcotics or intoxicating liquor.

Ch. 312 (SB 284) Beilenson. Hospitals family planning services

Requires each county health officer to furnish to all hospitals within the county copies of specified lists re family planning and birth control clinics located within the county in sufficient numbers as each hospital may need for voluntary distribution to abortion and maternity patients at the hospital.

Ch. 313 (AB 1426) Dunlap. Retirement

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

To become inoperative 120 days after effective date of act.

Ch 314 (AB 37) Lanterman Validations.

Second Validating Act of 1972, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies and entities.

To take effect immediately, urgency statute.

Ch 315 (AB 274) Keysor Sewer maintenance districts: borrowing

Authorizes board of supervisors of a county acting as board of directors of a sewer maintenance district to borrow funds from, or to lend funds to, another sewer maintenance district, subject to the same terms and conditions as apply to the loans of county funds.

Ch 316 (AB 275) Keysor Highway lighting districts.

Requires any money loaned by a board of supervisors to a highway lighting district created under the Highway Lighting District Act for the benefit of a temporary zone therein to bear interest at a rate to be fixed by the board of supervisors.

Requires any area of such district, or such zone thereof, included in a city by annexation or incorporation after such a loan has been made to continue to be taxed for its proportionate share of the unpaid balance of the loan.

Ch 317 (AB 444) McAlister State Teachers' Retirement System.

Permits receipt of credit for full period of sabbatical leave after July 1, 1956, rather than within two years of the termination of such leave, upon payment of specified contributions. Permits employing school district to pay employer and state costs.

Ch 318 (AB 1269) Beverly. Workmen's compensation insurance.

Includes within definition of "common trade or business," for purposes of group workmen's compensation insurance policies, specified operations in transportation and warehousing industry

Ch 319 (AB 1373) Hayden Unemployment insurance

~~Changes method of financing unemployment insurance coverage for classified employees of school districts.~~

~~Authorizes the levying of specified taxes to finance such program.~~

[Makes numerous changes in statutory scheme for including under unemployment insurance coverage classified employees at the local level in the public school system.

[Creates Classified School Employees Fund in the State Treasury, makes provision for the levy and collection of countywide taxes to be deposited in the fund for purposes of commencing the system's operations, and makes appropriations from the fund for various purposes

[Makes the Director of the Department of Human Resources Development the administrator of the system and gives him general regulatory authority, and prescribes certain duties to be performed by the Superintendent of Public Instruction in connection with the representation of employers

[Provides for school district budgeting and remitting of employer contributions

[Makes extensive new provision concerning the evaluation and rating of employers' experience, and makes many technical changes regarding administration and procedures] *

To take effect immediately, urgency statute

Ch. 320 (AB 1597) Maddy Candidates

Revises qualifications for partisan office with regard to period of registration as a voter prior to nomination or election.

Ch 321 (AB 1677) Knox Controllers.

Revises provisions relating to office of county controller in conjunction with that of county auditor. Changes vote requirement to create office from unanimous to three-fifths. Makes related changes

Ch. 322 (AB 1839) Maddy Redevelopment agencies: school districts.

Permits redevelopment agency to pay to any school district with territory located within the project area any amounts of money which in the agency's determination is appropriate to alleviate any financial burden or detriment caused to the district by that redevelopment project

Ch. 323 (AB 1840) Maddy. Redevelopment agencies.

Authorizes redevelopment agencies to borrow money or accept financial or other assistance from any public agency, in addition to assistance from the state or the federal government

Ch 324 (AB 1842) Maddy Redevelopment reports

Requires every redevelopment plan submitted by the redevelopment agency to the legislative body to be accompanied by a report containing, in addition to existing requirements, a summary of minutes of all meetings of the redevelopment agency with the project area committee, a specified planning report, and a special and environmental impact report

Requires the method or plan for the relocation of families and persons to be temporarily or permanently displaced from housing facilities in the project area in such report to include specified provision that no persons or families of low and moderate income shall be displaced unless and until there is a suitable housing unit available and ready for occupancy by such displaced person or family at rents comparable to those at the time of their displacement

Ch. 325 (AB 1996) MacDonald. Street or road expenditures

Requires the report submitted by the governing body of each county and city by October 1 to the State Controller showing its expenditure for street and road purposes during the preceding fiscal year to show the amount expended for construction by contract, maintenance by contract, construction by day labor, and maintenance by day labor.

Requires the amount shown for construction and maintenance by day labor to include the cost of material, labor, equipment, and labor for work performed thereunder

Ch 326 (AB 1999) Dent. Clerk: boards of supervisors

Authorizes board of supervisors of any county having a population of over 557,000 and under 625,000, over 650,000 and under 1,350,000, or over 1,360,000 and under 4,000,000, as designated in specified provisions classifying counties, to appoint clerk of board of supervisors as any other county officer is appointed. Replaces provisions authorizing such appointment in counties having a population over 503,000 and under 1,000,000 according to the 1960 federal census.

Ch. 327 (AB 2013) Arnett. Resources conservation.

Requires the holder of a proxy for purposes of voting on resource conservation district elections or signing resource conservation district petitions to be an individual 18 years of age or over or a corporation, partnership, or other legal entity.

Ch 328 (AB 2039) Pierson Municipal courts: Los Angeles.

Revises salaries and adds to and makes changes in portions of court attachés of [court attaché positions in] * Los Angeles County Municipal Courts
Increases reporters' salary fund from \$125,000 to \$135,000.

Ch 329 (AB 2146) Townsend County sanitation districts.

Authorizes, where two or more county sanitation districts have joined in the purchase, ownership, use, construction, maintenance, or operation of a sewerage system, or sewage disposal or treatment plant, or refuse transfer or disposal system, or both, either within or without the districts, or have so joined for any combination of these purposes, and the districts hold their meetings jointly, and one or more of the directors serves as a director on more than one of such districts meeting jointly, the districts, by joint resolution approved by each district, to limit the compensation of such a director to compensation equal to not more than \$50 for each jointly held meeting attended by him not to exceed \$100 in any one month for attendance at jointly held meetings

Ch 330 (AB 2300) Stull. Water districts

Specifically authorizes irrigation districts, county water districts, and California water districts to disseminate information concerning the rights, properties, and activities of the district

Authorizes the Helix Irrigation District to change its name to the Helix Water District

Ch 331 (SB 453) Song. Municipal court.

Revises salary ranges and positions for various officers and attachés in Los Angeles municipal courts

Ch 332 (SB 689) Alquist. School building sites

Makes clarifying changes in provision requiring geological and engineering investigations of school sites

Revises causes of possible earthquake damage to which specified engineering studies must be directed.

Ch 333 (SB 935) Deukmejian Human Relations Agency

Renames the State Human Relations Agency as the State Health and Welfare Agency which consists of the Department of Social Welfare, the Department of Mental Hygiene, the Department of Rehabilitation, the Department of Public Health, the Department of Human Resources Development, the Youth Authority, the Department of Corrections, the Department of Health Care Services and the Department of Industrial Relations. Adds the Department of Professional and Vocational Standards to the Agriculture and Services Agency. Makes related changes

Makes money appropriated for support of Department of Human Resources Development in Budget Act of 1972 available for expenditure pursuant to the most recent amendments of the applicable federal law rather than pursuant to a prior amendment to such law.

Includes amounts paid to Personal Income Tax Fund within those amounts which Director of Human Resources Development may include in claim filed with State Controller for payment to Contingent Fund.

To become effective only upon enactment of Assembly Bill No. 99 of the 1972 Regular Session and its deposit with the Secretary of State.

To take effect immediately, urgency statute

Ch 334 (SB 1119) Gregorio. Transportation of students, pupils.

Makes provisions requiring parental consent to transportation of student or pupil inapplicable to transportation in illness or injury emergency.

Ch. 335 (SB 1126) Schrade. Property taxation.

Exempts personal property of a nonprofit zoological society used exclusively for operating a zoo or for purposes of horticultural display on publicly owned property from property taxation, if such organization satisfies various requirements for the welfare exemption from property taxation.

Ch 336 (SB 1408) Stiern Property taxation

Repeals various provisions authorizing the late filing by different units of local government of a statement and map or plat with the county assessor and the State Board of Equalization reflecting boundary changes or the creation of new boundaries, in order to enable county officials to levy and collect property taxes for such units of local government for the 1971-1972 fiscal year.

Repeals also a property tax exemption for nonprofit corporations for the 1970-1971 and 1971-1972 fiscal year if specified requirements were satisfied.

Provides that all such repeals shall not be construed to deprive interested parties of substantial rights

Ch. 337 (AB 38) Lanterman Validations.

Third Validating Act of 1972, which validates organization, boundaries, acts, proceedings, and bonds of counties, cities, and specified districts, agencies, and entities.

Ch. 338 (AB 225) Lewis Schools: sheltered workshops.

Authorizes county superintendents of schools, high school [districts.] * and unified school districts which do not have other specified sheltered workshop available ~~with~~ [within] * reasonable commuting distance, to sponsor or operate sheltered workshops or training centers for handicapped individuals and specified students, develop job-training situations by entering into contracts or subcontracts to produce goods and provide services for public and private agencies and private industry, and pay such individuals and students on a piece-rate basis as regulated by state and federal wage and hour laws applicable to persons employed in a sheltered workshop.

~~To take effect immediately, urgency statute.*~~

Ch 339 (AB 250) Dunlap. Combined kindergarten and preschool

Permits kindergarten to be combined in one class with a preschool program established by a school district or by a county superintendent of schools, in the situation where, because of small number of applicants, the establishment of kindergarten could otherwise be excused

Provides that only those pupils enrolled in kindergarten shall be counted as kindergarten attendance in such combined class

Ch. 340 (AB 1377) Knox. Districts

Deletes obsolete reference in the District Reorganization Act of 1965 to several designated fire protection district laws which were repealed in 1967 Provides that under act provisions re time limitations re public persons or bodies are not mandatory Deletes definition of "subject territory" from act Extends time for designated legislative bodies to implement order of local agency formation commissions under act In reorganization under act deletes requirement of districtwide elections in designated instances Deletes

definition of "major territory" in act. Clarifies provision authorizing a local formation commission to make its order giving approval to matters relating to specified organizations and reorganizations. Deletes provision that for purposes of giving public notice required of certain matters that a description of affected property accompanied by a map of the affected territory be deemed sufficient. Makes related changes.

Ch. 341 (SB 522) Song. Oriental exclusion laws.

Eliminates requirement of permit from Commissioner of Immigration for importation of persons born in China or Japan

Repeals penalties for importing females born in China or Japan for sale or for the purpose of residing with any other person against her will

Ch. 342 (SB 5) Nejedly Solid waste.

Creates State Solid Waste Management Board within the Resources Agency and prescribes membership and powers and duties of board. Requires board to adopt by January 1, 1975, the state policy for solid waste management and the State Solid Waste Resource Recovery Program consisting of specified elements. Prescribes procedures for adoption of such policy and program.

Creates the State Solid Waste Management and Resource Recovery Advisory Council within the board and prescribes membership and powers and duties of the council. Requires council to initially prepare and recommend to the board by July 1, 1974, the State Solid Waste Resource Recovery Program and to provide advice and assistance to the board in the development of the state policy for solid waste management. Terminates existence of council on July 1, 1976.

Declares legislative intent that primary responsibility for adequate solid waste management and planning shall rest with local government. Requires each county to prepare, subject to approval of plan by majority of cities within the county containing a majority of population within the incorporated area of county, a comprehensive, coordinated solid waste management plan for all waste disposal within the county and for all waste originating therein which is to be disposed of outside the county. Permits such planning responsibility to be transferred by county, with specified approval of cities, to a regional planning agency recognized by the Council on Intergovernmental Relations. Requires plan to be submitted to the board for approval by January 1, 1976. Requires local solid waste management and planning to conform to such approved plan.

Specifies that board shall be state agency with primary responsibility for administration of act, and requires board to submit a report each year, as specified, on its activities pursuant to this act

Vests various related powers and duties in the board

Appropriates \$228,000 to the board for purposes of the act

Ch 343 (SB 61) Coombs. Air pollution control districts

Authorizes the hearing board of an air pollution control district to require the posting of a performance bond by the party to whom the variance was granted to guarantee compliance with the work terms and conditions of a variance, which bond shall be forfeited to the district in case of noncompliance with the terms and conditions of the variance

Grants the corporate surety or sureties the option, in case of a variance default, to promptly remedy the variance default or to pay the district an amount, up to the amount specified in the bond, that is necessary to accomplish the work specified as a condition of the variance

Exempts vessels from the application of these provisions so long as they are not operating in violation of any federal law enacted for the purpose of controlling emissions from combustion of vessel fuels

Ch 344 (SB 389) Gregorio. Property tax assessment

Authorizes counties to require that persons applying to tax collector for separate valuation notify the property owner. Authorizes county board of supervisors to prohibit applications during 10-day period prior to [each] * installment delinquent date or [and during 10-day period prior to] * June 30th of each year. Authorizes county board of supervisors to require requests be made to taxing agencies, if improvement bond liens exist, prior to separate valuation. Requires tax collector [to] * notify local planning commission of all applications for separate valuation

Ch 345 (SB 390) Gregorio Payment of delinquent taxes

Specifies time by which a person may elect to pay delinquent taxes in installments.

Ch 346 (SB 423) Carpenter. School district legal services.

Authorizes any school district to secure services of administrative adviser, eliminating provisions presently limiting such authority to specified large districts.

Authorizes administrative adviser to be utilized for litigation under specified circumstances

Authorizes the governing board of any school district, including the governing board of a junior college district, to enter into contracts for a fee with the office of county counsel or office of district attorney, or both, to render additional services to supplement those that are customarily being rendered.

Ch. 347 (SB 576) Grunsky Vehicle license fees.

Includes community college districts in distribution of vehicle license fees

To take effect immediately, tax levy

Ch 348 (SB 591) Behr Planning

Revises seismic safety element of general plan required to be adopted by cities and counties to include an appraisal of mudslides, landslides, and slope stability

Ch. 349 (SB 911) Lagomarsino Eggs assessment fees.

Requires egg dealers to pay to the Director of Agriculture a designated maximum fee for each dozen of eggs sold to retailers or consumers, including eggs sold to the state, city, county, or any agency thereof, and the federal government or its agencies which are not accompanied by a federal certificate of grade, instead of requiring any person who sells or distributes any container for use in the sale or distribution of shell eggs to pay such designated fee for each container designed to hold one dozen shell eggs and each egg dealer to pay such a fee per dozen of eggs in container designed to hold other than one dozen shell eggs and on one dozen containers on which no such container fee has been paid

To take effect immediately, urgency statute

Ch 350 (SB 1121) Zenovich District boundaries.

Provides, with respect to filing certain boundary statements with the State Board of Equalization, that the city or district forwarding such statements to the tax or assessment levying authority for filing with the board shall accompany the statements with necessary fees

Ch 351 (SB 1188) Nejedly. County bridges

Raises the cost of construction or repair that may be done on a county bridge on a noncontractual basis from \$500 to \$2,000.

Authorizes the board of supervisors or the county purchasing agent to let a contract covering both work and material, or purchase material and have work done on a county bridge by contract, without calling for bids, if the board estimates the work to be done is \$10,000 or less. Deletes provision authorizing county purchasing agents to purchase materials and supplies costing not more than \$2,000 without bids, re county bridge projects

Ch 352 (SB 1190) Nejedly Sanitary districts powers

Specifically authorizes sanitary districts organized under the "Sanitary District Act of 1923" to sell or otherwise dispose of water, sewage, effluent, or other byproduct resulting from the operation of a sewerage system, sewage disposal plant, refuse disposal plant or process, or treatment plant, and to construct, maintain and operate pipelines and other works for such purposes

Specifically authorizes such districts to construct pipelines and other works to conserve water and effluent, and to put such water and effluent to beneficial use, as provided

Declares that the addition of such provisions does not constitute a change in, but is declaratory of, the existing law.

Ch 353 (SB 1205) Bradley. Insurance

Requires that specified moneys held as fiduciary funds by insurance agent, broker, or other specified licensees held in a bank account shall be kept in a trustee account or depository, rather than merely in separate account

Removes authority of such licensees to commingle such fiduciary funds with their own even when the principal waives the segregation requirements

Ch 354 (SB 1329) Lagomarsino Real estate licenses

Changes certain real estate licensing provisions relative to military licensees

Makes provision for fingerprinting original applicants for real estate license.

Ch 355 (SB 1401) Bradley Insurance

Subjects fraternal benefit societies to specified provisions of Insurance Code relating to policies of disability insurance.

Ch 356 (SB 1402) Bradley Insurance

Requires insurer issuing policies of motor vehicle liability insurance to provide certificates of proof of ability to respond in damages described in the Vehicle Code

Ch 357 (SB 1404) Bradley. Insurance renewal notices.

Requires insurer, which has, as a regular course of conduct, sent renewal premium notices to insured, to notify insured of its intention not to send such notices if it intends to discontinue such practice

Ch 358 (SB 1488) Marler. School district taxes.

Permits maximum rate of school district tax in Oroville Union High School District to be increased in 1972-1973 fiscal year only by amount required to recover losses suffered and not recouped in 1971-1972 fiscal year due to failure to levy full amount of specified voted tax rate Limits such increase to 15 cents per \$100 of assessed value of property in the district

To take effect immediately, urgency statute.

Ch 359 (AB 93) Thomas. Air pollution islands

Prohibits any air pollution district from adopting regulations applicable to islands located 15 or more miles from the mainland coast which are more stringent than those provided for in specified provisions re open outdoor burning.

Ch 360 (AB 108) Davis Appropriation of water

Requires the State Water Resources Control Board to notify the Department of Fish and Game of any application for a permit to appropriate water, and requires the department to recommend the amounts of water, if any, required for the preservation and enhancement of fish and wildlife resources and to report its findings to the board

Ch. 361 (AB 123) Dent Teachers' retirement.

Provides that the State Teachers' Retirement Law may be known and cited as the E. Richard Barnes Act

Provides that in school districts with local retirement system only salaries of members who are not contributing to the local system shall be included when computing district's contributions to the State Teachers' Retirement System

Provides that district taxes may be levied to provide funds to make contributions to local retirement systems and prescribes rate

Specifies that certain computations re increase in foundation program be carried out without regard to areawide school support programs Also specifies that computation be based upon modified computational tax rates for adults as well as for other categories of students

Grants authority to the Los Angeles Unified School District to determine matter of merger of local retirement system with State Teachers' Retirement System.

Prescribes effect of merger or nonmerger upon benefits of affected members, and disposition of certain funds and assets of the respective systems.

To take effect immediately, urgency statute

Ch. 362 (AB 181) Townsend. Employment safety

Requires contractors on construction projects, including public works, to maintain adequate emergency first aid treatment for employees

Requires "adequate" to be construed to mean sufficient to comply with the Federal Occupational Safety and Health Act of 1970

Ch 363 (AB 242) Powers. Hearing aid dispensers

Provides for the issuance of temporary hearing aid dispenser licenses to persons proving they were engaged in certain activities on July 15, 1972, rather than on the effective date of the present licensing provisions

To take effect immediately, urgency statute.

Ch 364 (AB 641) Chappie. California-Nevada Interstate Compact.

Changes the expiration date of the California-Nevada Interstate Compact Commission from the earlier date of the effective date of the compact or 61 days after final adjournment of the 1972 Regular Session to the earlier of the effective date or 61 days after final adjournment of the 1974 Regular Session.

Ch. 365 (AB 670) Murphy. Professional engineering.

Applies to professional, rather than civil, engineering partnerships, firms, and corporations certain provisions relating to the use of the name of a deceased or retired person or the name of a former partnership, firm, or corporation.

Ch 366 (AB 687) Deddeh Subdivisions.

Eliminates requirement of specified dwelling unit minimums from provision of Subdivision Map Act requiring dedication of school sites in subdivisions. Requires site dedication as necessary according to needs of public school service but provides for specified limitations on amount of land to be dedicated. ~~Gives school district 30 days from date of requirement of dedication to accept dedication.~~ * Allows dedication at any time up to 60 days after filing of final map rather than only prior to construction of 401st dwelling unit

Ch 367 (AB 755) Belotti Housing authority commissioners.

Permits a housing authority commissioner to be an officer or employee of the county or city for which the authority is created only if such officer or employee does not exercise powers or duties that may conflict with the exercise of the independent judgment required to carry out the purposes of an authority.

Makes additional changes in Sec. 34272, Health and Safety Code, proposed by AB 419, to be operative only if AB 419 and this bill are both chaptered, and this bill is chaptered after AB 419

Ch 368 (AB 922) MacDonald. State civil service

Revises law on state civil service system clerical pool to allow appointments other than permanent or permanent intermittent, deletes obsolete language, and removes limitation on the cost of services chargeable to the agency receiving assignee from pool.

To take effect immediately, urgency statute

Ch. 369 (AB 957) Ray E. Johnson Validating act

Validates technical or procedural errors or omissions in functions of taxing agencies, as defined.

Ch 370 (AB 973) Sieroty County general assistance

Makes it a crime for any person to fraudulently buy or receive a voucher, invoice or similar document issued for services or merchandise under county general assistance provisions without furnishing such services or merchandise. Provides for punishment of such crime as a misdemeanor or felony

Ch 371 (AB 1331) Deddeh Custodial labor

Requires that custodial or janitorial labor not performed by employees of public utility be performed under contract by lowest responsible bidder, provided prevailing wages be paid.

Excepts employment of janitorial or custodial service for 90 days or less.

Ch 372 (AB 1344) Ray E. Johnson. Speed limits. public parks

Authorizes the legislative body of any city to determine and declare by ordinance a prima facie speed limit of 20 or 15 miles per hour on any street having a roadway not exceeding 25 feet in width in a public park, as well as in a business or residence district, other than on a state highway, which shall be effective when appropriate signs giving notice thereof are erected upon the street

Ch 373 (SB 34) Nejedly San Francisco Bay Conservation and Development Commission

Authorizes change of adopted boundaries of water-oriented priority land uses under specified conditions. Makes related changes.

Ch 374 (SB 156) Lagomarsino Deposits of state money

Authorizes additional securities for use as security for demand and time deposits of state money, including obligations of the United States, bonds, notes, and obligations of the Tennessee Valley Authority, revenue or tax anticipation notes, or revenue bonds, of the state or local agencies

Ch. 375 (SB 198) Carpenter. Scholarship and loan funds

Authorizes governing board of any school district to establish and maintain a scholarship and loan fund, to be administered by a committee composed of specified persons

Authorizes committee to accept gifts, donations, bequests, and devises on behalf of, and in name of, the fund. Requires deposit of money in fund in insured accounts.

Provides that money in fund will be available for interest-free loans for educational advancement, for scholarships, or for grants-in-aid to eligible persons, as defined.

Requires that all administrative expenses of fund are proper charge against school district funds, requires school district annual budget to include funds to cover such expenses, and requires governing board to arrange for annual audit of the fund

Requires chief executive officer of fund to make periodic reports to governing board re status and activity of fund

Ch 376 (SB 441) Bradley School buildings definition

Excludes from definition of a "school building," for purposes of construction or alterations of school buildings and earthquake safety, an off-campus building which is used in part by, but not owned or being purchased by, a community college district, and which is utilized predominantly by other than a school district or community college district, and which is not reconstructed, altered, or added to by the community college district in an amount exceeding \$10,000. Requires such buildings to be posted with a notice stating that building was not constructed in accordance with prescribed earthquake safety standards for school buildings

Provides that exclusion of certain buildings from prescribed earthquake safety standards does not relieve school district governing board, or members, from liability which might otherwise be imposed arising from use of such buildings.

Ch 377 (SB 450) Way Canning Tomato Advisory Committee

Permits, with approval of the Director of Agriculture, each member of the Canning Tomato Advisory Committee, any alternate member serving in the absence of a regular member, and any member of an advisory committee appointed by the chairman of the committee, to receive reimbursement, as prescribed, for the actual and necessary expenses incurred in the performance of his official duties

Ch 378 (SB 486) Coombs Municipal water district construction

Authorizes districts to use the Municipal Improvement Act of 1913 and the Improvement Bond Act of 1915, as well as the Improvement Act of 1911, for the construction of district facilities.

To take effect immediately, urgency statute.

Ch 379 (SB 525) Marler Milk stabilization and marketing

Provides that the Director of Agriculture shall declare milk stabilization and marketing plan in effect within 62 days from the date of consolidated hearing held pursuant to designated provisions

Ch 380 (SB 593) Zenovich. Vacating adoptions

Provides for setting aside adoption where child adopted is mentally deficient or mentally ill rather than feebleminded, epileptic or insane, as result of preadoption condition. Makes related changes.

Includes changes made by Reorganization Plan No. 1 of 1970, to become operative on the operative date of such plan.

Ch. 381 (SB 599) Alquist Physical therapy

Specifies physical therapy evaluation, treatment planning, instruction, consultative services, and the use of sound as matters included in the definition of physical therapy.

Ch. 382 (SB 670) Zenovich. Mentally retarded pupils

Permits parent or guardian of pupil being evaluated for placement in program for the mentally retarded or any category of the physically handicapped to be represented in the admission committee, if one exists, and to have such representative present additional material and assist committee in its determination.

Ch 383 (SB 746) Way Pest quarantine and control

Authorizes the Director of Agriculture to adopt regulations which prohibit or restrict the propagation of any kind or variety of plant, which he determines is generally infested with a virus or mycoplasma-like disease, rather than with a virus disease, that is dangerous or detrimental to the production of fruit, nut, or vine crops, by cutting in addition to budding, grafting, or otherwise joining of tissue of such kind or variety of plant with any kind or variety of fruit or nut or tree, rather than with any such plant that is used in the commercial production of fruits or nuts.

Makes related changes.

Redefines "Meyer lemon plant", for purposes of the provisions re Meyer-lemon tree districts, to exclude any Meyer lemon plant developed from bud lines that, in accordance with the regulations of the director, are determined to be free from infections of virus or mycoplasma-like diseases dangerous or detrimental to the production of commercial or ornamental citrus fruit or plants.

Ch 384 (SB 1186) Nejedly. Zoning

Provides, with respect to proposed zoning ordinance or amendment to zoning ordinance, that upon failure of planning commission to act within a reasonable time, the legislative body of a city or county may require by written notice the planning commission to hold a public hearing and to render its report within 40 days. Provides that failure to so report shall be considered approval of the ordinance or amendment.

Ch. 385 (SB 1325) Lagomarsino Recreation and park districts

Authorizes a recreation and park district to call for a district election upon the issuance of bonds to refund any indebtedness, or portion thereof, incurred by borrowing or purchase on contract for the acquisition of lands and facilities.

Ch 386 (SB 1327) Lagomarsino Public lands leasing

Requires an application to lease public lands to be approved or rejected by the State Lands Commission either within 180 days after receipt thereof or within 90 days after completion of the commission's environmental impact report, whichever shall occur later, rather than requiring approval or rejection within 180 days after receipt of the application. Provides that in no event shall an application be held more than 270 days after receipt without approval or rejection by the commission.

Ch. 387 (SB 1385) Grunsky Courts

Changes number and compensation of various personnel of Monterey, Carmel, and Salinas Municipal Courts.

Ch 388 (SB 1403) Bradley Insurance hospital service contracts.

Prohibits any hospital service contract from being entered into if it contains coverage for sterilization operations or procedures, and contains any disclaimer, restriction on, or limitation of, coverage relative to insured's reason for sterilization. Specifies that all such contracts entered into, or renewed, after effective date of act shall be construed to be in compliance therewith, and that any conflicting provision shall have no force or effect.

Ch. 389 (AB 238) Knox. New cities

Provides that no tidelands or submerged lands of the state or its grantees in trust may be incorporated into a new city except upon prior approval of State Lands Commission. Designates procedure and elements of such approval. Requires commission's costs of processing be borne by new city, or, if incorporation does not occur, by appropriate county. Provides for report by commission of its findings

Ch. 390 (AB 519) Hayden. Jurors.

Exempts specifically from jury duty a person who is a city mayor, member of a city council, or person holding position equivalent to president or member of a legislative body of a city.

Makes additional changes in Sec. 200, Code of Civil Procedure, proposed by SB 924, to be operative only if SB 924 and this bill are both chaptered and this bill is chaptered after SB 924.

Ch. 391 (AB 605) Warren. Actions against sureties.

Provides that where bond or undertaking is given in an action or proceeding, other than a bond or undertaking of a public officer or fiduciary, surety submits to jurisdiction of court. Authorizes and specifies procedure for notice to and recovery against surety without independent action.

Provides that right of the surety to require his creditor to proceed against his principal is subject to these provisions.

Ch. 392 (AB 653) Cory. Equipment of vehicles.

Prohibits the sale or offering for sale of a new recreational vehicle or new camper which is equipped with cooking equipment or heating equipment, or the sale or offer for sale by a dealer or person holding a retail seller's permit of a used recreational vehicle or camper so equipped, unless such vehicle or camper is equipped with at least one fire extinguisher meeting specified requirements.

Requires the operator of such recreational vehicle, or a vehicle to which such camper is attached, to carry such fire extinguisher in the recreational vehicle or camper and to maintain it in an efficient operating condition.

Ch. 393 (AB 925) Beverly. Criminal procedure.

Makes provisions regarding court attendance as witness outside county of residence by person served with subpoena inapplicable where subpoena is for the production of business records and the personal attendance of the custodian of the records is not required.

Authorizes person who is subpoenaed to appear in court, in lieu of appearance at time specified in subpoena, to agree with party at whose request subpoena was issued to appear at another time or upon such notice as may be agreed upon.

Ch. 394 (AB 942) Ray E. Johnson. Bulk transfer.

Requires notice to creditors relating to a bulk transfer that is about to be made be published in specified newspaper at least 10 rather than 5 days before bulk transfer consummated or sale by auction commenced.

Requires notice by mail be given county tax collector in county where bulk property is located at least 10 days before transfer is consummated or sale by auction is commenced.

Ch. 395 (AB 954) MacDonald. School finance: equalization aid

Revises method of computing eligibility for additional equalization aid prescribed by Budget Act of 1971 to include school districts which receive equalization aid only because of the operation of the areawide school support mechanism

Requires, in the event this act is chaptered after July 1, 1972, Superintendent of Public Instruction to apportion in 1972-1973 fiscal year the amount the school districts should have received in 1971-1972 fiscal year

Revises method of computing eligibility for additional equalization aid prescribed by Budget Act of 1972 to exclude effects of areawide school support mechanism upon such computation.

To take effect immediately, urgency statute

Ch 396 (AB 1049) Warren. Evidence

Provides for \$12 fee for compliance with subpoena duces tecum for designated medical records. Authorizes mileage and per diem for custodian of records or other qualified witness when personal attendance required.

States that article relating to production of business records shall not be interpreted to require tender or payment of more than one witness fee and one mileage fee, rather than one witness and mileage fee.

Ch 397 (AB 1208) Mobley. Improvement Act of 1913

Requires that refund payments be deposited into a special fund administered by the city treasurer under the Municipal Improvement Act of 1913 if such payments are made pursuant to an agreement between the city and any other public agency or utility for works, appliances, or improvements financed by special assessments.

Provides that such payments be applied as a credit upon the assessment, as prescribed, and requires that such credits be applied only to the assessments levied for the particular improvements for which such refund is made.

Authorizes the transfer of such special funds to the general fund of the city if certain conditions occur.

Ch. 398 (AB 1652) Russell. Veterans' farms and homes

Confers second preference, after wounded or disabled veterans, for benefits under Veterans' Farm and Home Purchase Act of 1943 to veterans discharged or released from active duty within 10 years of application therefor.

Ch. 399 (AB 1923) Knox County highways

Deletes provision that any person, other than as a pedestrian, using a sidewalk constructed on a county highway along the line of land by any owner or occupant thereof, without the permission of the owner or occupant, is liable to such owner or occupant in the sum of \$5 for each trespass and for all damages caused by such usage.

Authorizes board of supervisors of a county to cause the lines separating a side path from a county highway to be located and marked by curbs, dikes, trees, or other physical delineations, as well as by stakes or posts.

Ch 400 (AB 1054) LaCoste Public records

Specifies that records of notices and orders to building owners of violations of housing or building laws which are violations of specified standards and records of subsequent actions are public records.

Ch 401 (AB 199) Cline Community college property

Increases limitation upon period of time which a school district may extend the privilege of using its buildings or grounds for public purposes from one to five years in the case of school districts maintaining a community college.

Ch 402 (AB 394) Russell Sales and use taxes

Extends exemption from sales and use taxes on water delivered to consumers through mains, lines, or pipes to water sold to an individual in bulk quantities of 50 gallons or more for general household use in a residence located in an area not serviced by mains, lines, or pipes.

To take effect immediately, tax levy, but operative on first day of the first calendar quarter succeeding enactment.

Ch 403 (AB 578) Ray E Johnson Abandoned vehicles

Includes motor vehicle or parts thereof in provisions making it unlawful to deposit specified litter into the waters of the state or to abandon, dispose of, or throw away litter, etc., within 150 feet of the high-water mark of the waters of the state. Specifies that any such abandonment of a vehicle shall constitute a rebuttable presumption affecting the burden of producing evidence that the last registered owner of record is responsible and is thereby liable for the cost of removal and disposition of the vehicle. Exempts specified placement of vehicles for purpose of preventing streambank erosion and at refuse disposal sites.

Ch. 404 (SB 153) Dymally Cities.

Provides that if the members of the governing body of a chartered city are nominated or elected "by" or "from" districts, as defined, such districts shall be of equal population according to the latest federal decennial census

Ch. 405 (SB 635) Dills Cosmetology

Lowers age requirement for taking examination and obtaining license as a cosmetologist, electrologist, or manicurist from 18 to 17 years

Prohibits, on or after effective date of provision, school of cosmetology from enrolling person as student who is not at least 16 years old. Specifies that students under 16 enrolled prior thereto are not prohibited from continuing as students.

Ch. 406 (SB 690) Alquist. Vehicles: amber warning lights

Permits any vehicle owned by a cable television company, as defined, and operated by employees, or duly authorized representatives, of such company, when actually engaged in specified activities, to display flashing amber warning lights when necessarily parked on a highway or when moving at a speed slower than the normal flow of traffic

Ch. 407 (SB 886) Deukmejian. Executors of estates

Deletes provision declaring void the authority of an executor to appoint an executor. Permits a testator to designate in his will a person or persons having the power to designate an executor or coexecutor, or successor executor or coexecutor.

Ch. 408 (SB 927) Burgener School district property: disposal.

Extends to all school districts the power presently afforded only to combined districts with an a.d.a. of 400,000 or more to sell at private sale property not exceeding \$500 in value; and authorizes disposition of property in public dump under specified circumstances

Ch. 409 (SB 967) Bradley City charters

Revises law relating to submission of city charter amendments and the election of charter commissioners

Ch. 410 (SB 1199) Bradley Fire safety sprinkler systems

Declares that, when a building or structure is used to house either ambulatory or nonambulatory persons, or both, and an automatic fire sprinkler system, approved by the State Fire Marshal, has been installed, an automatic fire alarm system need not also be installed in the same building or structure.

To take effect immediately, urgency statute

Ch. 411 (AB 921) MacDonald. State civil service

Removes approval of State Personnel Board and service in a foreign country as conditions for appointing power's granting leaves of absence for service in a technical cooperation program as a temporary employee of another governmental agency, nonprofit organization or recognized college or university

Provides that probationary employees eligible for such leaves of absence must have had permanent civil service status preceding appointment to position in which he is probationary.

Ch 412 (AB 1133) Priolo. Property taxation

Exempts from property taxation certain personal property used by student body organizations at any campus of the University of California

Ch 413 (SB 1409) Stern Annexations.

Provides that community services districts and public utility districts may annex non-contiguous unincorporated territory

Ch 414 (SB 225) Short County superintendents audiovisual equipment

Authorizes county superintendent of schools, with approval of county board of education, to enter into an agreement to provide for the use of audiovisual curriculum materials, including equipment and apparatus, by nonpublic institutions of higher education and nonpublic schools, as defined, when such materials are not needed by public schools or county superintendent of schools. Requires payment to be made to county superintendent of schools for such handling, loss, destruction or damage as incurred

Ch 415 (SB 339) Gregorio City selection committees

Requires county clerk to record vote of city selection committees, as defined, where vote is for purpose of appointing representative to governing body of regional agency, as defined. Requires executive officer of the local agency formation commission to record vote of city selection committee charged with appointing members of local agency formation commission where vote is for purpose of filling vacancies or selecting alternates to commission. Provides that provisions of article relating to city selection committees shall govern the appointment by city selection committees of local representatives to regional agencies, notwithstanding any other provision of law; but to the extent of any inconsistencies between this act and the law creating such regional agencies, the latter shall control.

Authorizes mayor or chairman or president of city council to designate alternate, who must be a member of city's elected governing body, to serve on city selection committee for local agency formation commission, planning district Bay Area Air Pollution Control District, San Francisco Bay Area Rapid Transit District, or for city selection committee in each county of a regional planning district, when he cannot attend a meeting of such committee.

Makes additional changes in Section 54784, Government Code, proposed by SB 340, to be operative only if SB 340 and this bill are both chaptered, and this bill is chaptered after SB 340.

Ch 416 (SB 955) Lagomarsino Ventura County Flood Control

Authorizes the Ventura County Flood Control District to acquire, construct, maintain, operate, and install recreational facilities or landscaping in connection with any property owned or controlled by the district. Specifies related powers of district re recreational facilities and landscaping. Authorizes use of taxes or assessments, specified fees and charges, and specified future bond proceeds for such purposes, but limits such expenditures to 10 percent of the costs of construction of the project.

Repeals existing provision authorizing the district to install and maintain landscaping and to expend funds for such purpose up to 3 percent of the costs of construction of the project.

To take effect immediately, urgency statute.

Ch 417 (SB 1379) Grunsky Educational institutions: investments

Provides that certain educational institutions, as defined, may become members of nonprofit corporations for purpose of maintaining common trust fund in which funds of such educational institutions may be commingled. Provides that if funds are held in fiduciary capacity, such educational institutions may so invest such funds only if such investment is not prohibited by instrument creating fiduciary relationship.

Establishes various conditions on distributions from such trust fund and provides that Corporate Securities Law of 1968 shall not apply to creation, administration or termination of such trust funds or participation in such trust funds.

Ch 418 (AB 324) Vasconcellos Attachment and execution

Increases exemption from attachment and execution for a housetrailer from \$5,000 to \$9,500 over and above all liens and encumbrances. Specifically includes mobilehome in this exemption.

Ch 419 (AB 677) Badham Airport land use commissions.

Requires counties to furnish necessary quarters, equipment, and supplies for airport land use commissions. Makes usual and necessary operating expenses of commission a county charge, and deletes provision that reimbursement for necessary expenses shall be determined by board of supervisors.

Requires approval of board of supervisors before commission employs any personnel, as specified.

Ch 420 (AB 693) Maddy Insurance. group policies.

Provides specifically that officers, managers, and employees of a public agency who receive no compensation may be insured under a group policy pursuant to specified provisions.

Declares that act is declaratory of the existing law.

Ch. 421 (AB 836) Ryan. Minors

Specifies that designated reports in connection with suspected abuse of minors be reported to local police and juvenile probation department within 36 hours. Includes podiatrists and administrators of public or private day care centers and summer day camps among persons who are required to so report

Ch. 422 (AB 982) Fenton. Savings and loan associations

Provides that savings and loan association may make amortized loans on security of any improved real property for term of 30 years, rather than 30 years for certain residential property and 25 years for other residential property, and makes related change

Provides that an association may make amortized loan in amount not in excess of 80 rather than 75 percent of appraised value of security of real property improved by one or more structures designed primarily for residential use and consisting of dwelling or dwelling units for one or more families rather than for five or more families

Provides with respect to certain loans an association can make on the security of real property in an amount in excess of 80 percent of the appraised value of the property, that requirement of monthly prepayment of hazard insurance on the property until loan reduced to 80 percent appraised value or purchase price of the property, whichever is less, may be waived where property is in a condominium, community apartment, or cluster-type residential project for which blanket insurance coverage is obtained by project manager. Increases amount of amortized loan upon security of real property that association can make in excess of 80% of appraised value

Provides that an association may make amortized loans in amount not in excess of 90 rather than 75 percent of appraised value of improved real property security consisting of certain housing for aging persons and authorizes removal of such loans from 5 percent total assets limitation when unpaid balance reduced to 80 rather than 70 percent of original appraised value of such property

Provides with respect to certain loans an association can make in the security of real property in an amount in excess of 80 percent of the appraised value that limitation of 90 percent shall be 95 percent if specified requirements are met.

Provides that an association, subject to specified federal regulations relating to the Housing Opportunity Allowance Program, may make "qualifying loans" within meaning of such regulations if various loan conditions are satisfied.

Provides that an association shall not make any loan upon security of unimproved real property under specified provision if unpaid principal of all its loans on unimproved real property exceeds 5 percent of unpaid principal of all its loans in force

Redefines term "mobile dwelling" for purposes of provision authorizing mobile dwelling financing by association.

Ch. 423 (AB 1802) Knox Tax-sheltered annuities.

States that the state, its agencies, and local governmental agencies, and school districts, shall not negotiate any life or disability insurance, or certain annuities, through particular agents, brokers, or companies, rather than through a particular agent, broker, or company

Gives employee for whom specified tax-sheltered annuity is to be placed or purchased the right to designate agent, broker, or company through which the employee's employer shall arrange the placement or purchase of such annuity. Requires employer to comply with employee's designation

Ch 424 (AB 1845) Maddy Municipal courts.

Provides that any pay increase that may be authorized by a provision authorizing salary adjustments for court attachés in the Fresno Judicial District shall be effective only until the 60th day after final adjournment of the next succeeding Regular Session of the Legislature following the effective date of such pay increase rather than that the section shall only remain in effect until 60th day after final adjournment of the 1972 Regular Session of the Legislature.

Ch 425 (AB 191) Barnes County employee retirement

Authorizes board of supervisors to provide 2 percent at age 57 retirement program for members of retirement systems established pursuant to the County Employees

Retirement Law of 1937 Prescribes employee rate of contribution and provides for mandatory retirement age of 67 for members receiving such benefit Provides alternative methods of determining amount of pension

Ch 426 (SB 1452) Moscone. School district bonds

Permits school district bonds to be issued upon approval of simple majority, rather than two-thirds, of votes cast in case of bonds proposed for purpose of repairing, reconstructing, or replacing a school building in compliance with so-called Field Act

Operative only if Senate Constitutional Amendment No. 72 of the 1972 Regular Session is adopted by the electors. Places such constitutional amendment on the ballot for the General Election to be held on November 7, 1972

To take effect immediately, urgency statute

Ch. 427 (SB 98) Grunsky State school building aid

Includes pupils enrolled in development centers for the handicapped within definition of exceptional children for purposes of state school building aid for school housing aid for exceptional children

Provides that only school districts receiving state funds for operation of development centers for the handicapped can receive allocations under specified provisions for facilities and equipment for such development centers.

Requires State Allocation Board, in cooperation with Department of Education, to develop standards re construction of such development centers with allowances provided under specified provisions Requires State Allocation Board to establish guidelines and procedures re eligibility of school districts for allowances under specified provisions for facilities and equipment for such development centers.

To take effect immediately, urgency statute.

Ch. 428 (SB 137) Carrell State colleges extension credit

Requires Trustees of California State University and Colleges to authorize a maximum of no less than 24 semester units in extension course credit to be applied toward a baccalaureate degree, if such credit was earned at an institution accredited by the Western Association of Schools and Colleges or a similarly constituted regional accrediting agency and is acceptable toward a baccalaureate degree at that institution provided that the number of credit units accepted from an accredited institution does not exceed the maximum number accepted at such institution Requires that such credit be evaluated in same manner as other credits from accredited institutions.

Ch 429 (SB 539) Alquist School classified employees layoff

Requires written notice, and prescribes date and contents thereof, to be given school classified employees prior to layoff at the end of any school year or other than at the end of any school year, where the same arises because of expiration of specially funded program or bona fide reduction or elimination of a service

Ch 430 (SB 1046) Moscone Court reporters.

Changes the salary of various official phonographic reporters, official reporters, and the per diem rate of official phonographic reporters pro tempore in Marin, Sacramento, Santa Barbara, Santa Clara, San Bernardino, Ventura, and San Diego Counties

Ch 431 (SB 1282) Rodda Maintenance of the codes

Codification to maintain various codes, makes no substantive change

Ch 432 (AB 429) Lewis Campers. exits

Prohibits driving of any vehicle upon which is mounted a camper, which contains passengers, unless there is at least one unobstructed exit capable of being opened from both the interior and exterior of such camper

Ch 433 (AB 439) LaCoste Regional Criminal Justice Center

Authorizes Department of General Services to lease approximately 30 acres at site of Modesto State Hospital to Yosemite Junior College District for period not exceeding 66 years to enable district to construct, operate and maintain a Regional Criminal Justice Center

Requires such lease to reserve to state the right to maintain on the leased premises any facilities or activities compatible with the educational activities of the Regional Criminal Justice Center Requires all terms and conditions to be reviewed every 5 years and adjusted appropriately

Ch. 434 (AB 602) Bee Motor vehicles. loads

Provides that when a load is composed solely of vehicles, the load upon the front vehicle of a combination of vehicles shall not extend more than 4 feet, rather than 3 feet, beyond the foremost part of the front tires of the vehicle or the front bumper of vehicle, if equipped with a front bumper

Ch. 435 (AB 690) Russell. Education.

Deletes provision re establishment of working committee of school district officials to develop a consolidated application form and improved administrative procedures for the application for, and the disbursement of, federal categorical aid funds, and requiring specified proposal to be submitted to Legislature by fifth calendar day of 1971 Regular Session

Deletes provisions regarding state funding of work-experience programs for high school and community college students

Deletes provision requiring the Department of Education to report to the Legislature on or before the first legislative day in February, during the 1965 Regular Session, re special programs or classes in English for elementary school pupils

~~Deletes provisions regarding preschool follow through programs for disadvantaged minors in elementary grades.*~~

[Deletes provisions directing State Board of Education to establish pilot programs for talent search and development.] *

Alters the requirement that every private school offering elementary or high school level instruction file with the Superintendent of Public Instruction prescribed information covering the preceding fiscal year to prescribed information for the current year

Ch 436 (AB 901) Powers Mining

Deletes provisions requiring location work to be performed on lode and placer mining claims and authorizing the sinking of shafts, digging, or drilling by the relocater of a lode claim as a means of establishing relocation. Makes related changes

Requires the affidavit of labor performed or improvements made upon a mining claim to set forth the section or sections, township, range, and meridian of the United States survey within which all or any part of the mining claim is located

Makes it a misdemeanor, punishable by a fine of \$100 or 6-months' imprisonment, or both, to willfully make a false statement with respect to any mining claim or the posted location notice, recorded notice, or accompanying statement, or on the affidavit or supplementary affidavit of labor performed or improvement made upon the claim

Ch 437 (AB 913) Hayden Vehicular crossings

Makes vehicles carrying items prohibited by regulations promulgated by the Department of Public Works subject to provisions prohibiting specified things and vehicles on any vehicular crossing with certain exceptions, and revises such exceptions by excepting from such prohibition vehicles and vehicle loads for which a special permit has been obtained from the department pursuant to Article 6 (commencing with Sec 35780) of Chapter 5 of Division 15 of the Vehicle Code, rather than Sections 35780 to 35784, inclusive

Ch 438 (AB 915) Hayden Trade name registration

Establishes a rebuttable presumption that the first person to file either a fictitious business name statement or articles of incorporation, or to qualify as a foreign corporation, has, under specified conditions, the exclusive right to use the corporate or fictitious business name as a trade name, or to use any confusingly similar trade name, in the state or in a county, as case may be

Ch 439 (AB 1023) Harvey Johnson Bequests to minors

Provides procedure whereby a testator may make bequests of money, securities, life or endowment policies, and annuity contracts to minors and have such ~~requests~~ [bequests] * held subject to the provisions of the California Uniform Gifts to Minors Act

Ch. 440 (AB 1026) Harvey Johnson. Gifts to minors.

Specifies venue for court proceedings where petitions are filed under the California Uniform Gifts to Minors Act

Ch 441 (AB 1033) Townsend P.U.C. permits residence requirements.

Adds requirement that individuals and partner with major percentage interest in partnership be residents of California for 90 days and that corporation be a domestic corporation or a foreign corporation which has qualified to do business in California at the time of filing application for certificate of public convenience and necessity as highway common carrier, cement carrier or petroleum irregular route carrier or at the time of filing application for permit to operate as a petroleum contract carrier, cement contract carrier, or household goods carrier.

Ch 442 (AB 1088) Biddle Willful misconduct.

Raises limits of the joint and several liability of a minor and the persons having custody and control of him for any act of willful misconduct of the minor which results in injury or death to another person or in injury to property of another from \$1,000 to \$2,000.

Ch 443 (AB 1074) Briggs. Bread loaves.

Requires list specifying ingredients, in order of predominance by weight, of wrapped loaves of bread for sale through retail outlets, but exempts bread sold on premises on which it is baked from such requirement

Exempts from requirements ingredients constituting less than 1 percent of weight of bread.

Operative one year after effective date

Ch 444 (AB 1137) Z'berg Simultaneous death

Permits any person interested in a probate estate, as well as the executor or administrator, to petition for a determination that two or more persons died simultaneously.

Ch. 445 (AB 1339) Deddeh. Community college governing boards.

Requires governing board of a unified school district with an a.d.a. of 100,000 or more as of October 1971, maintaining a community college, to call an election to determine whether the members shall continue to serve on a coterminous unified school district governing board. Authorizes ballot with specified provisions and an impartial statement explaining the ballot measures and the expected results of continuing a common governing board or establishing two separate boards. Provides for various alternatives with references to city charters. Makes related changes.

Provides that in the event separate governing boards for a coterminous community college district and unified school district have been established pursuant to a prescribed election, the appointment, nomination, or election of the members of the governing board of the community college district after December 31, 1972, will be governed by same city charter provisions as govern the appointment, nomination, or election of the members of the governing board of the unified school district.

Provides that the unified district governing board shall continue to govern the community college district until members of the new governing board of the community college district are elected as prescribed with specific terms of office and the same compensation as members of the unified district governing board

To take effect immediately, urgency statute

Ch 446 (AB 1351) Powers Carrier's permit suspension

Permits Public Utilities Commission to suspend permit of highway permit carrier, at its request, for no longer than one year, rather than for definite time, and prohibits granting such suspensions consecutively

Ch. 447 (AB 1380) Knox. Subdivisions

Deletes reference to investment contract with respect to the exemption of the offering and sale of undivided interests in land for which a permit has been issued as prescribed from definition of "subdivided lands" or "subdivisions" in Subdivision Map Act

Ch. 448 (AB 1826) McAlister. Juvenile court.

Authorizes a traffic hearing officer of the juvenile court to hear and dispose of cases where a minor is charged with failing to observe a notification that a state highway is closed or its use restricted or rules or regulations of bridge and highway districts for the control of traffic and parking.

Ch. 449 (AB 1905) Beverly. Forgery of letters.

Makes technical, nonsubstantive change.

Ch 450 (AB 2099) Meade. Trials

Provides that when the right to a phonographic report has not been waived, and when it is not possible to have a phonographic report of the trial transcribed by a stenographic reporter as provided by law or by rule because of the death or disability of a reporter who participated as a stenographic reporter at the trial or because of the loss or destruction, in whole or in substantial part, of the notes of such reporter, the trial court or a judge thereof, or the reviewing court, shall have power to set aside and vacate the judgment, order or decree from which an appeal has been taken or is to be taken and to order a new trial of the action of [sic] proceeding

Ch 451 (AB 2355) Murphy. Workmen's compensation.

Authorizes specified local public entities who were self-insured employers under Workmen's Compensation Act of 1913 to provide specified medical and related treatment and supplies to injured former employees of such entities who were covered by such act, without regard to 90-day limitation for treatment contained in such act.

To take effect immediately, urgency statute

Ch 452 (SB 878) Deukmejian. Industrial education

Defines "basic work station" in industrial education.

Ch 453 (SB 201) Coombs. District office nomination papers.

Prohibits candidate for district office under Uniform District Election Law from withdrawing nomination papers filed with county clerk after 5 p m on the 54th day prior to the general district election.

Ch. 454 (SB 236) Carpenter. Vessels.

Requires a vessel operator to stop and lie to when lawfully ordered to do so by a peace officer or harbor policeman who is either uniformed or in a vessel distinctly marked as belonging to a law enforcement agency or to the harbor police and provides that failure to do so constitutes a misdemeanor subject to a fine not to exceed \$100.

Makes various nonsubstantive, technical changes

Ch 455 (SB 256) Petris. Regional park districts

Revises provisions which provide for the selection or appointment of regional park district officers and specifies their powers and duties

Provides that the appropriation or acquisition of property for public use as a regional park operated by a regional park district establishes a rebuttable presumption of its having been appropriated or acquired for the best and most necessary public use and authorizes such district, when such property so appropriated or otherwise acquired is sought to be acquired for city or county road, street, or highway purposes, to bring an action for declaratory relief to determine the question of which public use is the best and most necessary public use for such property.

Makes additional changes in Sec 5549, Public Resources Code, proposed by AB 61, to be operative only if AB 61 and this bill are both chaptered, and this bill is chaptered after AB 61.

Ch. 456 (SB 311) Marks. Public assistance

Requires aid warrants to recipients of the adult categorical aid programs to be delivered on the first day of the following month if such day is both a postal delivery day and a banking day and if not to be delivered on the last day of the preceding month that is both a postal delivery day and a banking day and provides the warrant to be payable as of such delivery day

Makes additional changes in Secs. 12158 and 12660, Welfare and Institutions Code, proposed by SB 540, to be operative only if SB 540 and this bill are both chaptered, and this bill is chaptered after SB 540.

Ch 457 (SB 755) Bradley. Workmen's compensation.

Repeals section that made written acceptance filed by employer with Industrial Accident Commission (now Workmen's Compensation Appeals Board) prior to January 1, 1918, of provisions of workmen's compensation law, an acceptance of codified provisions of that law, unless written notice was given to the contrary by the employer within 60 days after January 1, 1918.

Ch 458 (SB 805) Rodda. County school service funds.

Provides that in lieu of making designated payments by school districts to county school service funds for special education programs for mentally retarded minors and severely mentally retarded minors conducted by county superintendents of schools, the amount due may be included in the amount to be raised by special taxes required to be levied and collected for the county school service fund for such purposes

Ch. 459 (SB 857) Coombs Recreation and park districts.

Authorizes the Parker Dam Recreation and Park District to purchase or lease electric power, to acquire water and water rights, and to sell, dispose of, and distribute water and electric power for use within the district

Provides that such powers may be exercised by the district only if the authority to exercise such powers is approved by a majority of the votes cast on the proposition at a district election.

Ch. 460 (SB 964) Bradley. Workmen's compensation benefits

Codifies rule that benefits payable on account of an injury shall not be affected by a subsequent statutory change in amounts of indemnity payable under Workmen's Compensation law, and shall be continued as authorized, and in the amounts provided for, by such law in effect at the time the injury giving rise to the right to such benefits occurred.

Ch 461 (SB 1051) Nejedly. Compensation of jurors.

Increases compensation of grand jurors in Contra Costa County for attendance as a member of a committee from three dollars to five dollars and mileage of grand jurors and trial jurors from 10 cents to 15 cents per mile traveled in attending meetings or court sessions.

Ch 462 (SB 1083) Carpenter. Community colleges.

Provides that the increase in maximum tax rate of a community college district for any interdistrict attendance agreement and any plant and equipment lease agreement will remain in effect until the end of the seventh consecutive fiscal year ending on June 30, 1978, following the date of the first election at which a community college bond issue was passed in any community college district and the fourth consecutive fiscal year following the date the annexation by the community college district of the territory of a unified school district is effective for all purposes.

To take effect immediately, urgency statute.

Ch. 463 (SB 1183) Short Nurses.

Revises provisions of Nursing Practice Act pertaining to qualifications of applicants for licensure who have graduated from schools in other states or foreign countries or otherwise completed educational requirements.

Ch 464 (SB 1196) Nejedly. Elections

Requires that municipal referendum petition protesting the adoption of a city ordinance shall be circulated only by a qualified registered voter of the city.

Ch. 465 (SB 1204) Bradley Notice to school employees.

Requires school districts having merit system and a personnel commission to post notices concerning tests, vacancies, and transfer opportunities in classified service, in addition to normal use of newspapers and bulletins. Requires such notice to be mailed

to probationary or permanent classified employees who may be affected by changes and who will not be reporting to work during periods when such employees are not normally required to work and who have requested such notification

Exempts from such requirements all school districts which publish and distribute examination bulletins to all work locations at least once each month.

Ch. 466 (AB 312) MacGillivray. Vehicle equipment.

Prohibits the sale of specified rope or strap material that has been marked to indicate certification to the California Highway Patrol for use on loads subject to departmental regulations, unless it has been certified in accordance with the regulations adopted by the Commissioner of the California Highway Patrol

Requires the Department of the California Highway Patrol to adopt and enforce regulations relating to the safe loading, securement, and transporting of baled straw.

Ch. 467 (AB 442) Biddle Memorial district directors

Deletes requirement that each director of a memorial district must be a veteran soldier, sailor or marine who has honorably served in specified wars or campaigns

Ch 468 (AB 513) MacGillivray. Kelp

Authorizes the Fish and Game Commission to regulate the taking, collecting, harvesting, gathering, or possession of kelp for purposes other than profit

Ch 469 (AB 520) Hayden. County superintendents. revolving fund

Authorizes county superintendents of schools, with consent of county boards of education, to establish, by adoption of a resolution, revolving cash funds, under specified conditions, prescribes procedure for processing such resolutions

Ch. 470 (AB 589) Priolo. Bonds. Health science facilities.

Reduces from \$294,000,000, to \$155,900,000, the total amount of bonds authorized to be issued, conditioned upon approval of state electorate, pursuant to the Health Science Facilities Construction Program Bond Act of 1971 Requires revision of ballot arguments, ballot pamphlet analyses, and ballot title of the act to reflect such revision

To take effect immediately, urgency statute

Ch. 471 (AB 600) McAlister. Education Code.

Deletes provisions re alternate method for formation of a community college district from territory of a unified district or a high school district maintaining a community college; deletes various obsolete provisions; and makes various technical changes in the Education Code.

Ch 472 (AB 616) Brown Contractors

Requires persons licensed under Contractors License Law to include specified statement in all written contracts with respect to which such persons are prime contractors.

To become operative July 1, 1973.

Ch 473 (AB 623) Biddle. Municipal courts: Riverside.

Increases the salary ranges of various court attachés in the Riverside, Corona and Desert Judicial Districts of the Riverside County Municipal Cour

Ch. 474 (AB 642) Chappie Aircraft rescue transmitters.

Repeals Downed Aircraft Search and Location Act.

Ch 475 (AB 692) Maddy Vehicle salesmen: unlawful acts

Makes it unlawful and cause for disciplinary action for any person holding a vehicle salesman license to make or disseminate or cause to be made or disseminated before the public in this state any statement which is untrue or misleading, and which is known, or which by the exercise of reasonable care should be known, to be untrue or misleading, or to so make or disseminate or cause to be so disseminated any such statement as part of a plan or scheme with the intent not to sell any vehicle or service so advertised at the price stated therein, or as so advertised, rather than making it unlawful and cause for disciplinary action for such person to intentionally publish or circulate any advertising which is misleading or inaccurate in any material particular

Makes it unlawful and cause for disciplinary action, with certain exceptions which the act recasts, for any such person to advertise or offer for sale or exchange in any manner, any vehicle not actually for sale at the premises of the employing dealer or available to such dealer from the manufacturer or distributor of such vehicle at the time of the advertisement or offer, rather than making it unlawful and a cause for disciplinary action for any such person to advertise or offer for sale or exchange in any manner, any vehicle not actually for sale at the premises of such dealer or available to such dealer from the manufacturer or distributor of such vehicle at the time of the advertisement or offer

Ch 476 (AB 718) Porter Savings and loan associations.

Provides that, subject to rules and regulations of Savings and Loan Commissioner, savings and loan associations may make amortized loan on security of improved commercial real property in amount not in excess of 90% of appraised value of such property if association takes as additional security the assignment of long-term lease. Provides such loans may be made for term not to exceed 31 years

Ch. 477 (AB 782) Warren Aerial tramways.

Requires Division of Industrial Safety to promulgate and cause to be published safety orders directing owners and operators of aerial passenger tramways to report to the division known incidents of personal injury resulting from the maintenance, operation or use of such tramway where such injury requires medical service beyond ordinary first aid treatment

Ch 478 (AB 784) Warren Aerial tramways.

Requires aerial tramways to be inspected by the Division of Industrial Safety twice rather than once each year and requires one of such inspections to take place between November 15 of each year and March 15 of the following year

Authorizes the division to fix and collect a fee for the actual cost of inspection of an aerial tramway rather than a fee, subject to limitations, of a specified maximum amount

Ch 479 (AB 785) Warren Aerial tramways.

Extends jurisdiction of Division of Industrial Safety to the regulation of all aerial passenger tramways.

Ch 480 (AB 983) Brathwaite. School attendance

Permits alternative method of computing minimum schoolday for junior high schools and high schools, utilizing an averaging scheme based on 10 consecutive schooldays, use of which may not result in any increase of state apportionments

Ch. 481 (AB 1409) Foran. Highway funds transfer dates

Requires by the 12th day, rather than by the 10th day, of each calendar month that the balance remaining to the credit of the Motor Vehicle Fuel Account in the Transportation Tax Fund at the close of business on the 7th day, rather than the 5th day, of the same month, after specified payments, be transferred to the Highway Users Tax Account in the Transportation Tax Fund

Requires that at least 90 percent of the balance deposited to the credit of the Highway Users Tax Account in the Transportation Tax Fund by the 12th day, rather than the 10th day, of each month be apportioned by the second working day thereafter to the cities and the counties and to the State Highway Account in the State Transportation Fund.

Deletes obsolete provisions.

Ch 482 (AB 1502) Duffy. Fire system regulations.

Requires the State Fire Marshal, with the advice of the State Fire Advisory Board, to adopt such regulations and standards as he may determine to be necessary to control the quality and installation of automatic sprinkler systems, fire alarm systems, and fire alarm devices marketed, distributed, offered for sale, or sold within this state, rather than requiring the State Fire Marshal to adopt necessary regulations for the approval and listing of fire alarm and automatic sprinkler systems.

Prohibits the marketing, distribution, offering for sale, or selling of any automatic sprinkler system, fire alarm system, or fire alarm device in this state unless such system or device has been approved and listed by the State Fire Marshal

Makes violation a misdemeanor

Ch. 483 (AB 1787) MacGillivray. Abalones.

Increases the size limit of black abalones taken for commercial purposes, and for lobster bait in designated area, from 5 to 5½ inches.

To take effect immediately, urgency statute

Ch. 484 (AB 1898) Dent. School building aid

Validates certain final apportionments of state school building aid based on conditional apportionments made prior to the 61st day after final adjournment of the 1972 Regular Session, rather than the 61st day after final adjournment of the 1971 Regular Session.

Ch. 485 (AB 1910) Barnes Public Employees' Retirement System.

Provides, with respect to specified local safety and law enforcement members, that provision for reduction of percentage of final compensation based on service under federal system shall cease to be effective when federal system coverage is terminated

Ch. 486 (AB 1928) Knox General corporation law: corporations.

Reduces from three to one the minimum number of persons required for execution and filing of articles of incorporation, and reduces from three directors to one director, in the case of a corporation with only one shareholder or prior to issuance of shares, and from three directors to two directors, in the case of a corporation with only two shareholders, the minimum number of directors required for a corporation.

Provides that if corporation has not issued shares and has no directors because of death, resignation or incompetency, or nonstock corporation has no members of a certain kind, or directors because of death, resignation or incompetency, the superior court of the county in which principal office of such a corporation is or was located may appoint directors of such a corporation upon petition of creditor of the corporation or personal representative of deceased director or guardian or conservator of incompetent director.

Provides that action for appointment of provisional director may be filed by any director, rather than by one-half of the directors of a corporation

Ch. 487 (AB 1960) Ketchum. Disability retirement.

Provides that member of County Employees Retirement System who has been granted, or is entitled to, sick leave may not be retired for disability until expiration of such sick leave, without his consent Specifies that day after last day member received regular compensation shall be deemed date application for disability was filed, where county retirement board is satisfied that delay in filing application was caused by inability to ascertain the permanency of the member's incapacity

Ch. 488 (AB 2016) Sieroty. Public accommodations. hospitals.

Includes hospitals, as defined, within provisions requiring certain buildings and other structures constructed in this state with private funds to adhere to specified provisions of the Government Code re access to buildings by physically handicapped persons.

Ch. 489 (AB 2036) Maddy Attorneys.

Includes involuntary commitment, as specified, as narcotics addict as basis for enrollment of attorney as inactive member of State Bar

Provides that attorney shall be enrolled as inactive member because of mental infirmity or illness or addiction to intoxicants or drugs, if he is either (1) unable or fails to perform his duties competently or (2) unable to practice law without danger to interests of his clients and the public, rather than both. Provides that proceedings for enrollment as inactive member for either of such reasons may be instituted if probable cause therefor is found to exist during the course of a disciplinary proceeding.

Ch. 490 (AB 2096) Foran Sidewalks.

Authorizes local authorities to adopt rules and regulations by ordinance or resolution re the operation of bicycles and, under prescribed conditions, electric carts by persons who are physically disabled or 50 years of age or older, on the public sidewalks

Makes related changes.

Ch 491 (AB 2180) Cline. Community colleges.

Provides that governing board of a community college may, by resolution, change the name of the district or of any of the community colleges maintained by the district

Ch. 492 (SB 1014) Holmdahl Toll bridges.

Authorizes the widening of the San Mateo-Hayward Bridge trestle if the Metropolitan Transportation Commission has not disapproved such construction by January 1, 1974
Authorizes the revenue bonds, secured by revenues deposited in the San Francisco-Oakland Bay Bridge Toll Bridge Revenue Fund, which are presently authorized to be issued to finance construction of a new Dumbarton Bridge, to include funds to widen the San Mateo-Hayward Bridge trestle.

Deletes the requirement that the California Toll Bridge Authority, before it may undertake such financing, make a finding that anticipated revenue in the revenue fund will be sufficient to meet its obligations with respect to the financing of a southern crossing

Authorizes revenue bonds sold for any purposes authorized by this act to be sold at an interest rate not exceeding 7 percent per annum

Authorizes the authority to include in the revenue bonds sufficient funds to finance the construction of new additional westerly approach connections to Route 101 at or near Marsh Road and in the vicinity of Embarcadero Road

Precludes the department from constructing (1) the Marsh Road connection without the approval of the City Council of Menlo Park and the San Francisco Bay Conservation and Development Commission and (2) the Embarcadero Road connection without the approval of the City Councils of Menlo Park and Palo Alto, the Board of Supervisors of San Mateo County, and the commission.

Forbids the department from undertaking any construction, except the construction of temporary transition lanes of less than 4,500 feet in length and of the above connections until the precise location of the replacement of the existing westerly approach has been approved by the City Council of Menlo Park and the Board of Supervisors of San Mateo County.

Declares legislative intent that construction of a new Dumbarton Bridge is not to be construed as legislative approval of any particular alignment for the ultimate construction of Route 84 as a freeway west of the bridge.

Ch 493 (SB 127) Collier. Open-space assessments

Provides that property shall be assessed as open-space lands for the 1972-1973 fiscal year if such property satisfies the requirements therefor by May 25, 1972, rather than March 1, 1972, provided that prior to March 1, 1972, either the land was included in a submitted proposal to establish an agricultural preserve or the matter of accepting an open-space easement or scenic restriction had been referred to the planning commission or planning department.

To take effect immediately, urgency statute.

Ch 494 (SB 169) Lagomarsino Montalvo Municipal Improvement District.

Provides that board members of Montalvo Municipal Improvement District shall receive same compensation as board members of sanitary districts as specified in Health and Safety Code. Makes related changes.

Ch. 495 (SB 176) Carpenter School district bonds: limitations

Authorizes school districts to increase the general limitation on total amount of bonds issued from 5 percent to 7 percent of the taxable property of the district, by a $\frac{2}{3}$ favorable vote in the district.

To be effective only until July 1, 1975

Ch 496 (SB 439) Collier County searches.

Provides that city or county of residence of person subject to emergency search or rescue by sheriff of another county is liable for all costs of same over \$100 rather than $\frac{2}{3}$ of costs over \$500 as previously.

Ch. 497 (SB 507) Deukmejian. Institutions for delinquents.

Makes it a crime to bring, send, or assist in bringing or sending any narcotic, restricted dangerous drug, alcoholic beverage, firearm, weapon or explosive of any kind into a Youth Authority facility for delinquents except when legally authorized and provides punishment by imprisonment in county jail from 6 months to 1 year or in state prison from 1 to 5 years. Makes it a misdemeanor for a felon to come upon the grounds of a Youth Authority institution in the nighttime without permission where such person refuses or fails to leave upon being requested to do so by an employee of the institution. Deletes similar provisions in the Penal Code.

Ch. 498 (SB 832) Nejedly. Freeways

Exempts, under specified conditions, driver and passengers of a disabled vehicle stopped on a freeway from provisions relating to the prohibitions or restrictions of use of freeways by pedestrians.

Ch. 499 (SB 1175) Behr. Municipal park improvement districts.

Authorizes the legislative body of a city which has formed a municipal park improvement district to divide the principal amount of a bond issue into 2 or more series with different dates and maturity dates. Revises provision re bond maturity dates.

Authorizes the legislative body to provide in the resolution or ordinance calling the bond election for the levy and collection of a tax each year upon all taxable property in the district, rather than on taxable land, to pay the principal and interest on such bonds

Provides for validation proceedings on such bonds

Authorizes the annexation to such district of any property in the municipality with which the district is formed in the manner provided with respect to municipal water district improvement districts

Ch. 500 (AB 92) Leroy F Greene School housing aid

Authorizes State Allocation Board to make allocations to certain school districts pursuant to specified school housing aid provisions re compliance with Field Act requirements if specified tax levy does not produce required matching amount. Limits amount apportionable pursuant to provision to \$30,000,000. Authorizes State Allocation Board to apportion difference between amount actually apportioned and \$30,000,000, if any, to districts with greatest need for such purposes, if specified conditions are met.

Specifies that the \$30,000,000 amount of the nonrecurring revenue resulting from the enactment of income tax withholding allocated to the School Building Safety Fund for the replacement and repair of local school district buildings for compliance with Field Act requirements, may be used for the purposes of designated statute relating to school housing aid for rehabilitation and replacement of structurally inadequate school facilities

[Limits expenditure of funds in Bagley Conservation Fund to programs which do not require continuous funding as well as to those which are of a one-time nonrecurring nature] *

To take effect immediately, urgency statute

Ch 501 (AB 943) Arnett. Firearms.

Revises exemption from provision of law which requires persons in business of selling, licensing, or transferring firearms capable of being concealed upon person to keep a register of sales, to exempt therefrom wholesale or retail dealers who transport unloaded firearms as merchandise by mail to other wholesale or retail dealers, rather than exempting wholesale or retail dealers who transport unloaded firearms as merchandise by mail.

Makes related changes

Ch 502 (AB 1228) Meade Property taxation

Authorizes county boards of supervisors, by ordinance, to provide for the spread of tax payments on property tax increases caused by errors and on newly discovered property that escaped assessment due to no fault of the assessee under certain circumstances for a period not to exceed three years. Requires that such ordinances provide that public records be kept of such transactions.

Ch 503 (AB 1374) Hayden. Air pollution control devices.

Makes it a misdemeanor for any person to install, sell, offer for sale, or advertise, or, except in an application to the State Air Resources Board for certification or accreditation of a device, to represent any device as a motor vehicle pollution control device unless that device has been certified or accredited by the board

Makes it a misdemeanor to offer for sale, rather than to display, a motor vehicle air pollution control device as a certified or accredited device that is not certified or accredited by the board.

Makes other conforming changes.

Ch. 504 (AB 1378) Knox. Municipal courts.

Extends until the 61st day after the final adjournment of the 1973 Regular Session of the Legislature a provision authorizing salary adjustments for court attachés for municipal courts in Contra Costa County.

Changes judicial districts and number of judges in municipal courts established in Contra Costa County.

Changes salary ranges and positions of various court attachés in such municipal court districts.

Ch. 505 (AB 1415) Arnett Housing authority commissioners.

Authorizes the governing body of San Mateo County to appoint two additional housing authority commissioners, one of whom shall be a project tenant and the other who shall be a senior citizen over 62 years of age.

Makes related provisions.

Ch. 506 (AB 1589) Lanterman State competitive scholarship program.

Specifically includes summer sessions, as well as summer terms and quarters, within the academic year for which state competitive scholarships may be awarded

Incorporates additional changes to Section 31214, Education Code, proposed by AB 1592, to be operative only upon enactment of AB 1592 before this act.

Ch. 507 (AB 1766) Ryan Misconduct credentials—investigation.

Makes portions of investigations of original and supplemental allegations which constitute basis for allegations of misconduct of applicant as credential holder open to inspection and copying by such employee and his attorney, rather than open to inspection by such employee.

Makes technical provision for operative date of provisions of act

Ch 508 (AB 2043) Pierson. County recorder.

Requires deed of trust or mortgage with power of sale to contain address of one trustor or mortgagor and a request for notice of default or sale before recorder can accept for recording Provides failure to do so will not affect validity of instruments filed or notice otherwise imparted by recording.

Ch. 509 (AB 2048) Maddy Redevelopment

Makes technical correction.

Ch 510 (AB 2097) Foran. Vehicles unauthorized towing

Prohibits, with respect to toll bridges and toll highway crossings and the approaches thereto, constructed or acquired by the Department of Public Works, upon which a towing service is maintained by the department, any person from commencing to tow any vehicle or other object on any such bridge or crossing unless such person is authorized by the Department of Public Works and such towing is done by means of a tow car, as defined, rather than prohibiting any person other than an employee of the department from commencing to tow any vehicle or other object on such bridge or crossing.

Requires the California Toll Bridge Authority to establish, by regulation, the maximum towing fee which may be charged by any such authorized person to tow any vehicle, and prohibits such person from charging a fee for towing any vehicle which is in excess of such maximum fee.

Ch 511 (AB 2320) Knox Redevelopment plans

Authorizes a community redevelopment agency to recommend a change in the boundaries of the project area to add land to such area.

Makes related changes

Ch. 512 (SB 104) Richardson Correctional employees compensation

Appropriates \$5,000,000 for salary increases for specified classes of employees in Departments of Corrections and the Youth Authority

To take effect immediately, usual current expenses.

Ch. 513 (SB 108) Nejedly. Transit district annexation

Authorizes the board of directors of the San Francisco Bay Area Rapid Transit District to declare, by resolution, that land within the County of San Mateo of which the district is the sole owner, and upon which is located works and facilities of the district, is within the district, if the inclusion of such land within the district is in the best interests of the district.

Specifies that the inclusion of such land within the district is effective immediately upon adoption of the resolution.

Ch. 514 (SB 232) Coombs School district elections

Requires county clerk, or county registrar of voters if such office has been established, rather than county superintendent of schools, to cause to be published formal notice re any school district election and notice to file declarations of candidacy and nominations of candidates re school district governing board member election

Requires first publication of formal notice re any school district election to be made not more than 90 days, rather than 75 days, prior to the date set for the election.

Ch. 515 (SB 244) Way Judges

Provides there shall be four judges of the superior court, rather than three, in Tulare County

Ch. 516 (SB 315) Harmer State employee relations

Specifies that state employees may have an employee organization represent them in grievance proceedings

Ch 517 (SB 468) Burgener San Diego flood control

Limits the total number of zone commissioners which may be appointed for any zone to nine persons, as specified

Authorizes the Board of Directors of the San Diego County Flood Control District to establish special drainage areas within the district and to institute drainage plans for the specific benefit of such areas. Authorizes board to contract with land developers to reimburse such developers for the cost of drainage facilities whenever facilities conforming to the adopted drainage plan are required in the development of any land within the special drainage area and it is necessary, in the opinion of the board, that facilities be constructed which can or will be used for the benefit of other property. Permits board under such contracts to collect, subject to specified limitations, a reasonable charge for the use of such facilities for the benefit of the other property, and to expend such fees solely for the purposes of the facilities within the special drainage area from which the fees were collected. Specifies procedure for the establishment of such special drainage areas, including provisions for adoption of resolution of intention, notice and hearing, and landowner protests.

Ch 518 (SB 594) Alquist Public transportation.

Authorizes any transit district whose formation was approved in an election held in June 1972 to include, in its claim for funds from a local transportation fund for the financial support of its public transportation system, an amount to reimburse any city in the district for financial support the city has provided to a regularly scheduled transportation service available to the public from July 1, 1972, through December 31, 1972

To take effect immediately, urgency statute

Ch 519 (AB 786) Warren. Aerial tramways.

Requires that Division of Industrial Safety establish standards of qualification for persons engaged in the operation of aerial passenger tramways, and that such standards be consistent with the general objective of providing for the safety of members of the public who use aerial tramways, and persons who operate such tramways.

Ch. 520 (AB 895) Bee County employee retirement.

Provides that in any county, rather than just certain specified counties, the county advance reserves shall be used for the sole purpose of payment of cost of specified benefits and for additional benefits provided.

Ch 521 (AB 1843) Maddy. State Insect.

Specifies that California dog-face butterfly (*Zerene eurydice*) is the official State Insect.

Ch 522 (AB 1330) Deddeh. Insurance.

Requires each policy of disability insurance, contract for a nonprofit hospital service plan, self-insured employees benefit plan and health care service plan issued or renewed on or after effective date of act to provide, where feasible, that benefits for confinement in extended care facility, as defined, may be provided on specified terms.

Ch. 523 (SB 1395) Alquist. Workmen's compensation.

Specifies that provisions of law extending certain disputable presumptions under workmen's compensation law concerning hernia, heart trouble, pneumonia, and tuberculosis to district attorneys' staffs of inspectors and investigators shall apply to any appeal of such inspector or investigator pending on January 1, 1972.

Ch 524 (AB 561) Meade. State Highway Route 77.

Deletes from the California freeway and expressway system that portion of Route 77 from Route 580 in Oakland to Route 93 westerly of Moraga.

Ch 525 (SB 1392) Alquist. School support: inflation increases.

Specifies that, in computing foundation program increases due to inflation for small school districts the Superintendent of Public Instruction shall compute the amount as if it were for the maximum number of pupils allowed for the applicable range in which the district falls.

Ch. 526 (SB 55) Nejedly. Unmarked property.

Requires that when specified property from which manufacturer's serial number or identification mark has been unlawfully removed, or which has been altered, comes into custody of peace officer, such property must be disposed of in same manner as stolen or embezzled property and requires that prior to being disposed of, it shall have an identification mark imbedded or engraved or permanently affixed.

Revises provisions relative to delivery and sale of unclaimed embezzled or stolen property.

Ch. 527 (SB 119) Harmer. Small claims court.

Substitutes "claim under oath" for "affidavit" in small claims court
Requires form of claim to indicate that plaintiff has no right of appeal from adverse judgment

Ch. 528 (SB 329) Nejedly Vehicles. windshields and windows

Prohibits, with specified exceptions, any person from driving a motor vehicle with any object or material displayed, installed, affixed, or applied, in addition to placed, upon the windshield, or side or rear windows, or with any object or material so displayed, installed, affixed or applied, in addition to so placed, in or upon the vehicle which obstructs or reduces the driver's clear view through the windshield or side windows.

Makes it unlawful, with specified exceptions, for any person to place, install, affix, or apply any transparent material upon the windshield or side or rear windows of any motor vehicle if such material alters the color or reduces the light transmittance of such windshield or side or rear windows

Ch. 529 (SB 349) Wedworth. Tickets to entertainment events.

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

Ch. 530 (SB 414) Beilenson State Highway Route 405

Prohibits the Department of Public Works from granting or leasing to the City of Los Angeles, or any agency thereof, any interest in the right-of-way of, including the use of areas above or below, Route 405 for the operation of tracked air cushion vehicles in connection with the Los Angeles Airport Access Project, as proposed by the Los Angeles Department of Airports, unless specified conditions are met.

Makes conforming change

Ch. 531 (SB 420) Carpenter. Revenue bonds.

Includes solid waste recycling plants within the meaning of "enterprise" for purposes of Revenue Bond Law of 1941

Provides for refunding bonds for revenue bonds of local agencies, as defined. Revises public bid provisions re general obligation bonds of local agencies. Expresses legislative intent that local agencies be given the authority to develop and operate solid waste recycling plants. Makes related changes.

To take effect immediately, urgency statute.

Ch. 532 (SB 428) Richardson. Meetings of corrections agencies

Requires presence at meetings of quorum of members of Adult Authority, Women's Board of Terms and Parole, Youth Authority Board, and Narcotic Addict Evaluation Authority where functions are performed by meeting en banc in either public or executive sessions to decide matters of general policy.

Ch. 533 (SB 446) Bradley Property tax exemption.

Increases exemption from property tax given to veterans who are blind due to service-connected disabilities from \$5,000 to \$10,000. Makes operative effect of the enactment contingent upon the approval of Senate Constitutional Amendment No. 23.

Deletes obsolete provisions

Ch. 534 (SB 491) Schrade. Fines and forfeitures.

Provides for distribution of fines, forfeitures and assessments by procedure prescribed by county auditor and approved by board of supervisors and a majority of cities within a county.

Ch. 535 (SB 517) Nejedly. School employees.

Exempts certificated personnel employed on an hourly basis in adult education classes from provision re evaluation of certificated personnel of school districts

Makes related technical change and specifies operative dates to coincide with operation of related statutes

Ch. 536 (SB 557) Behr Blood tests

Permits person employed by a public health department as venereal disease case investigator to perform venipuncture or skin puncture for purpose of withdrawing blood for test purposes upon specific authorization from licensed physician and surgeon even though such person is not otherwise licensed to withdraw blood provided specified requirements are met

To be operative until the 61st day after the final adjournment of the 1975 Regular Session of the Legislature

Ch. 537 (SB 615) Schrade. Superior court. transcript fees

Increases certain fees for transcribing ribbon copy.

Ch 538 (SB 679) Harmer. Judges' Retirement Law

Declares legislative intent with respect to the Judges' Retirement Law, that after January 1, 2002, the system shall be fully funded and actuarially sound.

Ch 539 (SB 681) Harmer. Legislators' Retirement System

Declares legislative intent that after January 1, 2002, the Legislators' Retirement System shall be fully funded and actuarially sound.

Ch 540 (SB 682) Behr. Tamalpais State Park: leases.

Deletes provisions requiring the lease of buildings in an area of Tamalpais State Park and requiring the renewal of such leases. Provides that leases in existence prior to the effective date of this act shall remain in full force and effect until the expiration of their present terms, without renewal

Ch. 541 (SB 730) Beilenson. Dead bodies: cremated remains

Revises provisions re disposal of cremated human remains to authorize suitably prepared cremated remains to be removed from the place of interment or cremation and disposed of by the person having the right to control disposition of the remains provided removal is under authority of specified permit. Specifies contents of such permit and conditions and limitations on issuance of such permit.

Ch. 542 (SB 734) Nejedly. County retirement.

Provides that a member shall be paid the difference between the salary in his new position and his salary in his former position, including later changes, when transferred for disability in lieu of disability retirement.

Ch 543 (SB 773) Harmer. Process in criminal cases

Authorizes defense counsel to compel attendance of witness by issuance of subpoena

Ch 544 (SB 812) Grunsky. Transcripts of preliminary hearings.

Deletes requirement that one free copy of the transcript be furnished by reporter to the county

Ch 545 (SB 833) Nejedly. County retirement

Permits board of retirement to assess each district for administration costs of the district and reasonable amount to cover costs of district's late reports and contributions.

Ch 546 (SB 908) Lagomarsino Appeals

Revises provisions of law relating to staying of enforcement of judgments or orders by the perfection of an appeal Limits liability of sureties in designated instances.

Ch 547 (SB 913) Lagomarsino. Public Employees' Retirement System

Provides that reduction of fraction of final compensation used in computing combined current and prior service pensions for local miscellaneous members, school members, and state miscellaneous members of Public Employees' Retirement System whose service has been included in federal system shall apply only to service after member's coverage under federal system commenced if the modification to the federal-state agreement re his service occurred on or after July 1, 1971, and while he was a member. Provides act applies to such members whose effective date of retirement is on or after July 1, 1971.

Ch 548 (SB 979) Song. Bank accounts.

Provides bank shall, rather than may, disregard notice of adverse claim to deposit with bank or personal property held by bank, except if specified affidavit or court order is delivered to or served on bank by adverse claimant, rather than if specified court order, bond or affidavit is served on or delivered to bank, and otherwise revises provisions.

Ch. 549 (SB 998) Beilenson. Local hospital districts powers.

Authorizes local hospital districts to establish, maintain, and operate, or provide assistance in the operation of, free clinics, diagnostic and testing centers, health education programs, and such other health care provider groups and organizations as are necessary for the maintenance of good physical and mental health in the communities served by such districts

Authorizes local hospital districts, upon specified determination, to enter into contracts with specified persons or groups for the provision of health services, to provide assistance or grants to existing nonprofit provider groups or clinics, and to finance experiments re new methods of providing adequate health care.

Deletes specified limitations on provision of professional health services by local hospital districts and authorizes such districts to contract with physicians and surgeons, health care provider groups, and nonprofit corporations for the rendering of professional health services under specified conditions.

Ch. 550 (SB 1048) Zenovich. Attachment in commercial actions.

Provides for prejudgment attachment for specified defendants and property. Establishes prejudgment procedure.

Operative only until December 31, 1975

Ch. 551 (SB 1056) Rodda. Ballot proposition: constitutional amendment.

Provides for submission to the voters at the 1972 General Election of each constitutional amendment proposed at the 1972 Regular Session and adopted by the Legislature on or before July 28, 1972.

To take effect immediately, urgency statute

Ch. 552 (SB 1085) Carpenter Grant anticipation notes.

Establishes procedure for cities, counties or districts to issue temporary notes against specified accounts receivable from state or federal government. Makes related changes

To take effect immediately, urgency statute.

Ch. 553 (SB 1158) Roberti. Interpleader funds.

Provides a court may order a deposit of interpleader funds to be invested in an insured interest-bearing account, and directs that interest on amount shall be allocated to the parties in the same proportion as the original funds are allocated.

Ch. 554 (SB 1318) Lagomarsino Trial jury selection.

Makes certain provisions relating to selection of trial jury venire from supervisorial districts applicable to counties of 16th class rather than to counties of 17th class. Specifies that such provisions apply only to superior court trial jury venire.

Authorizes selection of trial jury venire in such a county from residents of portions of a supervisorial district that is immediately adjacent to supervisorial district within which court will sit for trial, as may be specified by local superior court rules.

Provides that such venireman shall serve the court sitting in the geographical portion of the county from which such provisions and court rules specify trial jury venires shall be drawn; provided that such rules shall afford to each eligible resident of such county an opportunity for selection as a trial jury venireman.

Ch. 555 (SB 1319) Lagomarsino. Probate.

Increases from \$3,000 to \$5,000 the value of an estate consisting entirely of personal property which may be distributed through summary probate procedures

Permits summary administration of small estates not exceeding \$5,000 in value even though surviving spouse or minor children have other estate of value in excess of homestead exemption allowed head of family

Ch. 556 (SB 1353) Deukmejian. Mental health.

Deletes provisions requiring reports regarding placement of persons in detoxification facilities by peace officers.

To take effect immediately, urgency statute.

Ch. 557 (SB 1361) Beilenson. Vital statistics.

Prohibits a funeral director from charging a fee for filing a certificate of death or for providing copies thereof in excess of fees set by statute for filing and providing certified copies of such certificates.

Deletes requirement of issuance of permit in duplicate for disposition of human remains, requirement of any further permit for interment, and requirement that any local interment fees be paid

Prohibits a fee to be charged by the State Registrar or local registrar of births and deaths for services rendered to a public entity, except for issuance of a permit for disposition of human remains or making a copy of a record.

Prohibits any fees other than those provided in provisions re vital statistics from being charged for registration of births and deaths and permits for disposition of human remains and provides for additional fees and payment thereof

Operative January 1, 1973, or the first day of the first month after the effective date, whichever is later.

Ch. 558 (AB 243) Powers. Professional engineers review committees.

Authorizes State Board of Registration for Professional Engineers to establish professional engineers review committees to hear all matters assigned to them by the board.

States qualifications for membership on the committees, compensation of members, and size and duration of the committees.

Provides procedures to be followed by the committees in hearing cases

Authorizes adoption by the board of such rules and regulations as are necessary to implement these provisions

Ch. 559 (AB 284) Duffy. Facilities for the handicapped.

Provides that cities and counties shall not discriminate in the enactment, enforcement, or administration of any zoning laws, ordinances or rules and regulations between the use of property for the treatment of general hospital or nursing home patients and the use of property for inpatient and outpatient psychiatric care and treatment

Provides that health facilities for psychiatric inpatient and outpatient care and treatment shall be permitted in any areas zoned for nursing homes and in any areas where hospitals and nursing homes are permitted by conditional use permit in addition to being allowed in those areas zoned for hospitals.

To take effect immediately, urgency statute

Ch. 560 (AB 596) Barnes. Public Employees' Retirement System

Excludes employees assigned to identification and communication duties from definition of "local policeman" and "county peace officer" and permits [male] * members presently in such employment to elect to be local safety members.

Operative on the first of the month following the month in which effective.

To take effect immediately, urgency statute.

Ch. 561 (AB 614) Brown. Board of Dental Examiners.

Permits one member of Board of Dental Examiners to be member of faculty of dental college or dental department of medical school, as specified Makes related change.

Deletes provisions permitting certain initial license fees of dentists and dental hygienists to be 50% of renewal fee when license will expire less than one year after issuance, and other related provisions.

Revises requirements respecting obligation of dental hygienists to register current mailing address with board, and provides penalty for failure to keep such registration current.

Ch. 562 (AB 701) Warren Procedure

Raises the maximum amount under which defendant has the option of filing a verified general denial in lieu of demurrer or other answer.

Ch. 563 (AB 705) Townsend Taxation.

Deletes provisions of law imposing and governing the Motor Vehicle Transportation License Tax

Operative on July 1, 1973.

To take effect immediately, tax levy

Ch 564 (AB 739) Porter Western States Water Council

Requires the payment of expenses of members of the Western States Water Council to be from the budget of the California Advisory Committee.

To take effect immediately, urgency statute Operative on March 4, 1972

Ch. 565 (AB 741) Porter Water resources board membership

Revises the required qualifications of the member of the State Water Resources Control Board who must be an engineer experienced in sanitary engineering and qualified in the field of water quality from being a registered civil engineer to being a registered professional engineer.

Ch. 566 (AB 802) Bagley. Public assistance.

Authorizes the county to destroy welfare case narratives in any case file after 3 years

Requires written notification to absent parent of Aid to Families with Dependent Children applicant by certified, rather than registered, mail

Makes additional changes in Sec. 11476, Welfare and Institutions Code, proposed by SB 184, to be operative only if SB 184 and this bill are both chaptered, and this bill is chaptered after SB 184.

Ch. 567 (AB 907) Ryan. Estero Municipal Improvement District.

Includes bonds issued for specified water and sewage facilities and bonds heretofore or hereafter authorized to be issued within provisions permitting the board of directors of the Estero Municipal Improvement District to limit the levy of taxes, to pay the principal and interest of bonds issued for specified purposes, to the taxable land and improvements or taxable land only within a zone, for a particular issue of bonds.

To take effect immediately, urgency statute.

Ch. 568 (AB 1041) Brathwaite Redevelopment project areas.

Provides that the area included within a project and a project area may be either contiguous or noncontiguous.

Ch 569 (AB 1048) Warren Family allowance

Extends to all adult children who are physically or mentally incapacitated from earning a living and were actually dependent in whole or in part upon the decedent for support, rather than just to those who have been declared incompetent by court order, the right to receive a family allowance out of probate estate

Makes related change

Ch. 570 (AB 1144) Russell. School elections.

Permits elections in component school districts to be consolidated with those of high school, unified, or community college districts which have been consolidated with elections of a chartered city

Ch. 571 (AB 1473) Fong. Courts

Makes changes in positions of court attachés of municipal courts in Alameda County and provides that salary ranges of such attachés shall be those set by the salary ordinance of Alameda County.

Ch 572 (AB 1692) Porter Municipal water district directors

Increases from 2 to 4 the number of monthly meetings for which directors of municipal water districts may be compensated.

Ch. 573 (AB 1693) Porter. County water district directors.

Permits all county water district directors to be compensated for 4 monthly meetings, rather than two, rather than permitting such compensation for 4 monthly meetings only if the district has at least 75,000 registered voters or exceeds \$40,000,000 in assessed valuation.

Ch 574 (AB 1872) Lanterman. Mental health.

Authorizes a conservator or a peace officer at the request of the conservator to take a conservatee who leaves a facility without approval into custody and return him to such facility

Provides that a conservator, temporary conservator, public guardian, or peace officer acting at request of conservator under the Lanterman-Petris-Short Act is exempt from civil or criminal liability for any action of the conservatee.

Authorizes proposed conservatee to demand hearing on issue of whether [he is] * gravely disabled 5 days following, rather than within 10 days of, conservatorship hearing,

authorizes up to 6 months' extension of temporary conservatorship until such issue is tried, and waives hearing on conservatorship if conservatee makes his demand [for court or jury trial] * before that hearing.

Provides that a conservatorship continues pending appeal unless stayed by appellate court.

Makes certain legal and civil rights applicable to mentally disordered sex offenders in state hospitals

Ch. 575 (AB 1915) Warren. Emancipation of minors.

Provides that citation required in emancipation proceedings advise specified persons that they may appear, instead of directing that they appear

Ch. 576 (AB 1936) Knox. Cities.

Provides that, in any local agency formation commission resolution approving a city annexation or incorporation which will result in the dissolution of a fire protection district or detachment of territory from a fire protection district or the detachment of territory from a county service area, the local agency formation commission may subject such district or territory to specified conditions under certain circumstances.

Provides procedure for relieving territory detached from a district from certain district tax liability.

Authorizes all fire protection districts organized under the Fire Protection District Law of 1961, rather than just those districts located in Yolo County, to purchase necessary equipment by means of a plan to borrow money or by purchase on contract.

Ch 577 (AB 2122) Hayden Air pollution

Requires air pollution control officers to observe and enforce, and regional air pollution control districts, including the Bay Area Air Pollution Control District, to do, such acts as may be necessary to carry out, additional prescribed provisions re nonvehicular sources of air contaminants

Expands the powers of county air pollution control boards similarly

Ch. 578 (AB 2222) Brophy Title insurance

Requires title insurer, whenever it terminates underwriting agreement with underwritten title company, to give notice thereof to Insurance Commissioner

Ch. 579 (AB 686) Priolo Age of majority

Amends various code sections to change the term "21 years of age" or any similar phrase regarding such age to "18 years of age."

Repeals "Uniform Minor Student Capacity to Borrow Act," which provides that, notwithstanding any other provision of law, any written obligation signed by minor 18 or more years of age in consideration of an educational loan, as defined, received by him from any person is enforceable as if he were an adult at time of execution, if specified conditions are met.

Repeals provision stating that, with designated exceptions, whenever in any provision of law the term "21 years of age" or any similar phrase regarding such age appears, it shall be deemed to mean "18 years of age."

Provides that for purposes of the California Uniform Gifts to Minors Act, the change of definition of minor from one under 21 years to one under 18 years shall apply prospectively only

Provides that provisions of any other act or acts enacted by the 1972 Regular Session of the Legislature which affect provisions of this act shall prevail over conflicting provisions of this act regardless of whether chaptered before or after this act.

Ch 580 (SB 205) Grunsky. Mobilehomes and mobilehome parks

Defines "camping party" and "campsite" and revises definitions of "incidental camping area," and "lot" for purposes of provisions relating to mobilehome parks

Requires the Commission of Housing and Community Development, subject to prescribed limitations, to adopt regulations for travel trailer parks, recreational trailer parks, temporary trailer parks, incidental camping areas and tent camps, rather than requiring the commission to specify by rule and regulation reasonable requirements, relating to specified subjects, for travel trailer parks, recreational parks, temporary trailer parks, incidental camping areas, and tent camps

Imposes a fee for a permit to conduct construction subject to provisions relating to mobilehome parks as determined by schedule of fees adopted by commission.

Imposes an additional fee of \$1 per camping party for the maximum number of camping parties to be accommodated at any one time in an incidental camping area.

Requires every person who owns or operates an incidental camping area with an attendant on the premises to keep a register containing the name and address of the owner or occupant of each recreational vehicle or each person in a camping party, the make, type and license number of the recreational vehicle and the state in which such recreational vehicle is registered and the year of registration as shown on the license plates attached to it when a recreational vehicle is to be located on a lot and the dates of occupancy, not to exceed 30 days annually

Ch. 581 (SB 251) Marler Small craft launching facilities.

Authorizes the Department of Navigation and Ocean Development to grant funds, subject to legislative approval, to public agencies, in addition to counties, cities, or districts, for the construction and development of small craft launching facilities.

Ch. 582 (SB 275) Beilenson. Judges' retirement.

Eliminates deferred judges' retirement benefits for a judge who after effective date of act leaves state court to accept lucrative office with the United States.

Ch. 583 (SB 638) Dills. County Employees Retirement Law.

Provides that safety members under County Employees Retirement Law who receive credit for prior public service, the principal duties of which were active law enforcement or active fire suppression, shall have pension or retirement allowance for such service calculated on same basis as calculation of the retirement allowance such member would receive pursuant to one-fiftieth formula.

Ch 584 (SB 716) Marks. Property taxation

Permits person paying property taxes pursuant to a statutory installment plan to make such payments under protest and to bring an action in specified circumstances against a county or a city to recover the taxes paid under protest, notwithstanding the fact that such taxes have not been paid in full.

Ch 585 (SB 743) Zenovich. Vehicle salesmen: license

Authorizes an applicant for a vehicle salesman's license whose license is refused to demand a hearing within five days of receipt of notice of refusal and statement of issues, and stays the effective date of the invalidation of his temporary permit to operate as a vehicle salesman pending a hearing and a determination of the issues, rather than making the temporary permit invalid because of such refusal

Provides for the immediate cancellation of such temporary permit if the department determines that the permit was issued upon a fraudulent application

Requires that any notice of refusal shall be effective not less than 5 days after its receipt by the applicant.

Makes additional changes in Sec. 11802, Vehicle Code, proposed by SB 888, to be operative only if SB 888 and this bill are both chaptered, and this bill is chaptered after SB 888

Ch. 586 (SB 748) Behr Property taxation.

Changes references to a \$2 filing fee in provisions relating to delinquent property taxes to refer to \$6 recording fee.

Ch 587 (SB 783) Dills. Fairs.

Permits fairs to operate in one or more seasonal divisions with the approval of the Department of Agriculture. Requires the department to make prescribed findings before it may approve such method of operation.

Ch. 588 (SB 928) Burgener. Superior court: San Diego

Increases number of judges of San Diego Superior Court from 28 to 29

Ch. 589 (SB 1225) Burgener Classified school employees.

Prohibits school districts from adopting or maintaining any rule or regulation which requires a classified employee, or a candidate for a position in the classified service, to be a resident of the district, become a resident of the district, or maintain residency within the district. Prohibits school districts from granting preferential points or other preferential treatment to such candidates or employees who are residents of the district.

Excludes from applicability of prohibition specified restricted positions.

Ch 590 (SB 1308) Dymally. Maintenance of codes.

Codification to maintain the various codes, makes no substantive change.

Ch. 591 (AB 530) Ryan Cities.

Provides new salary schedule for councilmen in cities of over 150,000. Includes city councilmen in cities of up to and including 5,000 in population in same salary schedule as city councilmen in cities of between 5,000 and 35,000 in population. Provides that councilmanic salaries may be increased annually notwithstanding other statutory limitations upon such increases. Limits increases in councilmanic salaries to an amount not to exceed 5 percent for each calendar year following the operative date of the last adjustment of the salary in effect when the salary ordinance, or amendment thereto, is enacted [and provides that no salary ordinance shall be enacted which provides for automatic future increases in salary]. ~~Validates any applicable provision in salary ordinances previously enacted pursuant to specified provisions of law.*~~

Ch 592 (SB 189) Grunsky. Municipal elections.

Revises provisions for recall of municipal officers to provide for separate election or appointment of successor if recall is successful, rather than election of successor at recall election. Makes related changes

Ch 593 (SB 199) Carpenter Municipal elections.

Raises required number of signatures on nomination papers for candidates for city offices in cities of 1,000 persons or more from no less than 5 nor more than 10, to no less than 20 nor more than 30. Requires filing fee to be submitted with such nomination papers in amount proportionate to costs of processing such nomination papers, as city council may set, but not to exceed \$25 Also authorizes city council to set further, reasonable requirements for circulation and filing of such nomination papers, consistent with the applicable provisions of the Elections Code.

Ch. 594 (SB 224) Deukmejian. Defamation actions.

Authorizes court to order, for good cause shown upon ex parte application, 20-day time period after summons is served for defendant to respond to complaint in actions for libel or slander Requires application to be supported by affidavit showing, among other things, that defamatory matter has been continuously published, as defined, and that there is reasonable likelihood that such publication will continue. Specifies procedures relating to contents of summons and service of process in cases where there is such application, affidavit, and order.

Prescribes procedural rules with respect to time to plead and length of continuances in such actions. Grants specified precedence to such actions.

Makes conforming and technical changes.

Ch. 595 (SB 242) Way Certification of agricultural products

Authorizes the Director of Agriculture to contract with the United States Department of Agriculture to provide inspection and certification service for eggs and egg products and poultry meat inspection pursuant to federal standards, and to contract with county agricultural commissioners to perform such inspection and certification services pursuant to such contracts with the United States Department of Agriculture and for the enforcement of egg and poultry meat classification standards of this state

Ch 596 (SB 375) Marks. Special programs reading, mathematics

Extends authorization for such programs to 91st day after final adjournment of 1975, rather than 1972, Regular Session of Legislature

Ch. 597 (SB 380) Carrell. Bridges: load limits

Authorizes the city council or the board of supervisors of a city or county with a population of 1,100,000 or more, as determined by the 1970 federal decennial census, to conduct an engineering investigation to determine the maximum weight of vehicle and load, which is lower than that specified in the Vehicle Code, that a bridge under its jurisdiction may safely sustain.

Authorizes the Department of Public Works to conduct such an engineering investigation if requested by the city council or board of supervisors having jurisdiction of the bridge, rather than by the board of supervisors or the road commissioner of the county in which the bridge is located.

Authorizes a local authority to temporarily post a bridge under its jurisdiction for maximum weight for 90 days, rather than only authorizing a county road commissioner to so post a county bridge up to 15 days after the next monthly meeting of the board of supervisors.

Ch. 598 (SB 487) Coombs. Vehicles: transfer by dealer.

Requires vehicle dealers, with certain exceptions, upon transferring by sale, lease or otherwise, any vehicle of a type subject to registration under the Vehicle Code, to give written notice of such transfer to the Department of Motor Vehicles not later than the end of the fifth calendar day thereafter, not counting the day of sale, rather than not later than the end of the third business day thereafter.

Ch. 599 (SB 506) Lagomarsino. Courts.

Increases from 7 to 8 the number of judges in the Ventura County Municipal Court. Changes positions and salary ranges of various court attachés.

Ch. 600 (SB 534) Lagomarsino. Municipal water district payment bonds

Authorizes payment of claims of original contractors awarded certain contracts by municipal water districts which failed to file payment bond, where such failure is result of inadvertence or excusable neglect.

To be operative until the 62nd day after 1972 Regular Session.

Ch. 601 (SB 573) Grunsky. Civil process

Provides that defendant who has made a general appearance and who makes motion to stay or dismiss on ground of inconvenient forum is not subject to specified provisions relating to such motions or motions to quash service of summons.

Modifies date on which service by publication of summons is complete

Requires papers served by mail either to bear notation of date and place of mailing or be accompanied by unsigned copy of affidavit or certificate of mailing.

Makes additional changes in Sec. 1013a, Code of Civil Procedure, proposed by AB 1922, to be operative only if AB 1922 and this bill are both chaptered, and this bill is chaptered after AB 1922.

Ch. 602 (SB 574) Grunsky. Vital statistics

Authorizes, whenever a person born within this state has his name changed by order of one of certain prescribed courts, filing of an application including this fact with the office of the State Registrar of Vital Statistics. Requires the state registrar, upon receipt of the application, affidavit, certified copy of the court order, and a prescribed fee to review the application for filing, and if accepted, to file the amendment and note the fact of the amendment on the otherwise unaltered original birth certificate.

Requires the state registrar to furnish a certified copy of the newly amended record of birth to the registrant without additional cost.

Specifically requires that the \$5 fee which is required to be paid to the county clerk at the time of filing the petition in an adoption proceeding for payment to the State Registrar of Vital Statistics for services required by statute, be paid for each individual being adopted

Operative on the first day of the month following the effective date of this act or January 1, 1973, whichever is later

Ch 603 (SB 729) Beilenson. State park system.

Makes money appropriated in the Budget Act of 1972 for acquisition at Sonoma Coast State Beach available for Sonoma State Historic Park

To take effect immediately, urgency statute.

Ch. 604 (SB 732) Gregorio. Transfer of probation cases.

Authorizes court to transfer probation case only if court of receiving county has first had opportunity to investigate and determine whether probationer resides in, or has moved to, such county. Authorizes refusal of transfer if court finds that person does not reside in or has not moved to such county. Requires that receiving court give specified precedence to such investigations. Authorizes transferee court to again request transfer, rather than to transfer, case when it deems proper

Ch 605 (SB 735) Burgener. County water authorities.

Changes basis for determination of the number of additional representatives which member public agencies may appoint to the board of directors of a county water authority from one additional representative for each \$115,000,000 of assessed valuation in lieu of one representative, to one additional representative for each full 5 percent of the assessed value of property taxable for authority purposes which is within such public agency in addition to one representative.

Ch. 606 (SB 781) Collier. Courts

Changes positions and salaries of various court attachés in municipal courts in Sonoma County and Eureka Judicial District.

Ch 607 (SB 793) Behr San Francisco Bay conservation.

Includes, within the area of jurisdiction of the San Francisco Bay Conservation and Development Commission, waterways consisting of all areas that are subject to tidal action, including submerged lands, tidelands, and marshlands up to five feet above mean sea level, on or tributary to Corte Madera Creek in Marin County to downstream end of concrete channel on such creek located at U.S. Army Corps of Engineers Station No. 318+50

Ch 608 (SB 865) Carpenter Pacific mackerel.

Deletes provisions limiting until the 61st day after adjournment of the 1972 Regular Session the effectiveness of the provisions prohibiting, with prescribed exception, the taking or possessing Pacific mackerel and, instead, extends such provisions until the Department of Fish and Game determines that the estimated Pacific mackerel spawning population, in waters north of Punta Eugenia, Baja California, Mexico, exceeds 10,000 tons Permits, as prescribed, designated season harvest quota equal to 20 percent of the amount of Pacific mackerel in excess of 10,000 tons when the department makes such determination Provides that if the department determines that the mackerel spawning population exceeds 20,000 tons, the harvest quota shall be increased to 30 percent of the excess over 20,000 tons.

Requires the department to keep records of the catch of Pacific mackerel and to notify, as prescribed, permit holders when the season quota will be reached and the date of the closure of the quota.

Provides that, subject to the above provisions, Pacific mackerel season is from October 1 through September 30

Ch. 609 (SB 957) Coombs Mechanic's liens

Requires a trust fund established pursuant to a collective bargaining agreement to which payments are required to be made on account of fringe benefits supplemental to a wage agreement for the benefit of a claimant on particular real property to give a subcontractor a statement on his demand giving specified information on the subcontractor's payments to such fund

Provides such statement shall be sufficient to satisfy any creditors of the subcontractor as to such information without further release from the trust fund

Ch. 610 (SB 1020) Mills. Municipal courts: traffic referee.

Provides that the judges of a municipal court having more than 20 judges and located in a county of specified population may appoint two traffic referees.

Ch. 611 (SB 1027) Zenovich. Sheriffs.

Authorizes a county of 12th class to provide by charter for consolidation of offices of constable and sheriff.

To take effect immediately, urgency statute

Ch. 612 (SB 1034) Marks. Financial responsibility.

Revises provisions re the requirements for the issuance of a certificate of self-insurance by the Department of Motor Vehicles by specifying the limits of liability of applicants for a certificate of self-insurance.

Authorizes, rather than requires, the issuance of a certificate of self-insurance to any person duly qualified to act as self-insurer, as specified, upon application therefor.

Ch. 613 (SB 1108) Gregorio. Ballot proposition: constitutional amendment.

Provides for submission to the voters at the 1972 general election of Assembly Constitutional Amendment No. 81.

To take effect immediately, urgency statute.

Ch. 614 (SB 1173) Marks. Redevelopment project area plans.

Requires a redevelopment agency to consult with the project area committee, if applicable, in preparing a redevelopment plan.

Requires a preliminary plan to describe generally the impact of the project upon residents thereof and upon the surrounding neighborhood.

Requires every redevelopment plan, if a project area contains low- or moderate-income housing, to contain a neighborhood impact element which describes in detail the impact of the project upon the residents of the project area and the surrounding areas, as prescribed.

Permits the project area committee to make a report and recommendation on such redevelopment plan.

Requires, rather than permits, the legislative body to call upon the residents and existing community organizations in a redevelopment project area, within which a substantial number of low- and moderate-income families are to be displaced by a redevelopment project, to form a project area committee. Makes prescribed exception from such requirement for project areas selected prior to the effective date of this provision.

Requires a redevelopment agency to prepare a feasible method or plan for relocation of nonprofit community institutions displaced from facilities actually used for institutional purposes in the redevelopment project area.

Makes related provisions.

Ch. 615 (SB 1178) Behr. Courts: Marin County.

Increases the compensation of various employees of the Marin County Municipal Court.

Eliminates provision for additional duties which Marin County Superior Court may require of its court commissioner. Provides exception as to period during which the automatic salary increase is provided for such commissioner.

Authorizes the appointment of a commissioner-referee by such superior court and specifies his duties.

Ch. 616 (SB 1270) Rodda. Distribution of state publications.

Requires State Printer to print a sufficient number of copies of each state publication as determined by the State Librarian pursuant to provisions of the library distribution law, rather than 250 copies unless otherwise directed by the Department of Finance with the advice of State Librarian that lesser number will suffice. Provides that copies shall not exceed 350, unless greater number is determined necessary by Department of General Services with advice of State Librarian.

Requires State Printer to print not more than 150 rather than only 100 copies of certain state publications.

Defines state publication as inclusive of printed material prepared for the state by a private individual or organization and issued in print.

Ch 617 (SB 1285) Beilenson Jury duty

Exempts from jury duty practicing registered pharmacists. Eliminates exemption for druggists

Makes additional changes in Sec. 200, Code of Civil Procedure, proposed by AB 519 and SB 924, to be operative only if AB 519, SB 924, and this bill, or any combination thereof, are chaptered, and this bill is chaptered last.

Ch 618 (SB 1309) Dymally. Maintenance of codes.

Codification to maintain the various codes; makes no substantive change.

Ch 619 (SB 1429) Holmdahl Court processes

Provides that the spouse of a judgment debtor cannot be compelled to appear and testify against the judgment debtor in a proceeding supplemental to execution to the extent provided in specified provisions, if there has not been a waiver of such provisions in the action giving rise to the judgment.

Ch 620 (SB 1471) Teale. Striped bass.

Revises the description of places in which it is unlawful to buy or sell or possess striped bass taken under a sport fishing license to include any place where fish are bought, possessed for sale, or sold or where food is offered for sale to the public, or in any truck or other conveyance operated by or for a place so selling or possessing fish. Requires each can or jar containing striped bass canned for licensed sport fishermen to have embossed or permanently imprinted on the top of each can the words "not to be sold", instead of requiring that such can or jar have printed or stamped upon it such words

Revises the description of places in which it is unlawful to buy or sell or possess striped bass taken commercially to include any place where fish are bought, possessed for sale, or sold, or where food is offered for sale, or in any truck or other conveyance operated by or for a place so selling or possessing fish

Authorizes possession and sale of imported striped bass pursuant to regulations of the Fish and Game Commission

Ch. 621 (SB 1492) Beilenson. Funerals

Revises provision permitting licensed funeral director who is also licensed cemetery authority to deposit preneed funeral arrangement money in special endowment care fund to specify manner of investing such money and performance of trust. Requires annual report to State Board of Funeral Directors and Embalmers by such funeral director, and specifies contents of report.

Ch 622 (AB 317) Chappie. Community colleges residence

Requires separate recording and reporting of a.d.a. of community college student if that portion of the district in which he resides and that portion of the district in which he attends a community college are a part of a single vocational area, if both such districts have approved a master plan for such vocational area, and if the student is either enrolled in a vocational program not offered by the district of his residence and all districts which are a part of the vocational area approve the application of these provisions to such vocational area, or enrolled in a program offered by the district of his residence, but not available to him, and the district of his residence and the district of his attendance both approve the application of these provisions to such districts.

Requires that apportionment of State School Fund amounts for such student be based upon average amount apportioned for basic state aid and state equalization aid to the districts participating in the vocational program

Ch. 623 (AB 379) Lewis. Children's center preoperational expenses.

Appropriates \$4,500 from General Fund in State Treasury to the Superintendent of Public Instruction for allocation to Colton Joint Unified School District to reimburse district for certain preoperating costs incurred re children's center.

To take effect immediately, urgency statute

Ch. 624 (AB 643) Chappie. Motorcycles application for registration.

Requires that application for the original registration of a motorcycle be accompanied by a tracing, tape lift, or photograph of the motor and frame numbers, rather than a tracing of the motor number, or where such facsimile of the motor or frame number cannot be obtained, a verification of such number.

Ch 625 (AB 661) Biddle Old age security.

Provides that persons over 60 years of age who are responsible relatives under the old age security program be afforded a flat 50-percent allowance for income deductions. Establishes the actual monetary grant as the maximum amount of responsible relative contributions which may be collected. Requires in cases where there is more than one responsible relative, that liability for responsible relative contributions be prorated in proportion to the levels set in the relatives' contribution scale.

Ch 626 (AB 821) Barnes. Public Employees' Retirement System.

Includes persons appointed by the Lieutenant Governor, Controller, Secretary of State, Treasurer, and Superintendent of Public Instruction, with specified exceptions, who are exempt from civil service by the Constitution within existing provisions excluding exempt appointees of the Governor and the Attorney General from membership in the P.E.R.S. unless they elect to be included

Prohibits all such appointees holding office on the effective date of act from being retired for service during the terms of such appointments unless the appointee applies for such termination.

To take effect immediately, urgency statute.

Ch 627 (AB 851) MacGillivray Santa Barbara flood control.

Adopts and authorizes project for flood control construction of debris basins and channel clearing in the Santa Barbara area in accordance with congressional action, at such estimated cost as may be appropriated for state cooperation by the Legislature upon recommendation by the Department of Water Resources. Declares eligible for state reimbursement, in accordance with prescribed criteria, eligible costs incurred by the Santa Barbara County Flood Control and Water Conservation District subsequent to November 1, 1971.

Requires the district to give assurances to the Secretary of Army of local cooperation and to execute plans for project in cooperation with the Department of the Army

To take effect immediately, urgency statute.

Ch 628 (AB 876) Chacon. Workmen's compensation

Specifies that ward of juvenile court engaged in rehabilitative work without pay, under assignment by order of juvenile court to work project on public property within jurisdiction of any governmental entity, including federal government, rather than work project in county department, shall, upon adoption of specified resolution by county board of supervisors, be entitled, subject to certain conditions, to workmen's compensation benefits for injury sustained while in performance of such assigned work

Ch. 629 (AB 1207) Mobley. Improvement bonds public property.

Specifies that publicly owned property against which a bond is issued to represent assessments under the Improvement Act of 1911 or Municipal Improvement Act of 1913 be owned by a city or county

Provides that the officer, officers, or board of the assessed entity is obligated to include in the tax levy each and every fiscal year, as prescribed, an amount to pay the principal and interest falling due on all bonds outstanding of the series instead of providing that the tax officer is obligated to include such amounts in the next and succeeding tax levies

Authorizes a prepayment redemption premium not to exceed 5% of the principal amount of bond

Makes related changes

Ch 630 (AB 1268) Beverly Landscaping and lighting

Enacts the Landscaping and Lighting Act of 1972 Provides for the formation, by a city, a county, a city and county, or a special district, of special assessment districts and for the levy and collection of special assessments to pay the costs and expenses of installing

or planting of landscaping, statuary, fountains and other ornamental structures and lighting and other facilities, as specified, and the maintenance thereof.

Specifies the requirements for the formation of such districts, and provides for changes in the organization of assessment districts, including provisions for notice and hearing.

Provides for levy of annual assessments after formation of an assessment district, and collection and expenditure of assessments.

Specifies that the act provides an alternative procedure for making the improvements specified in the act and that it does not apply to or affect any other provisions of the Streets and Highways Code

Ch. 631 (AB 1372) Hayden. Vehicle Code. operative dates.

Repeals Vehicle Code section which specifies that any act enacted at a regular or special session of the Legislature adding, amending, or repealing any portion of the Vehicle Code shall become operative on the 121st day after adjournment of the session at which the bill was enacted, unless a different date is specified in such act.

To take effect immediately, urgency statute

Ch 632 (AB 1408) Foran Administration of estates.

Prescribes summary procedure for disposition of personal property up to value of \$5,000 of "absentee" as defined.

To take effect immediately, urgency statute.

Ch 633 (AB 1455) Beverly. Public Employees' Retirement System.

Defines "fireman" for purposes of provisions relating to the Social Security Act to include members of P.E.R.S. who are employed by the forestry division of the county fire department in a county having a population in excess of 5,000,000 Defines "policeman" for purposes of Social Security Act to include persons designated as "active law enforcement" employees in certain provisions relating to lifeguards in the County Employees Retirement Law of 1937

Not operative until the federal agency authorizes inclusion within definition of "policeman" and "fireman" for purposes of Social Security Act

Ch 634 (AB 1469) Fong Attendance community colleges

Defines "first period," "second period," and "academic year" for community colleges for purposes of computing a.d.a. thereof.

Specifies method for computing a.d.a. for community college summer sessions and in classes for adults and other special schools and classes.

Ch. 635 (AB 1483) Ketchum Farm-cultivated catfish

Declares that the commercial production of farm-cultivated catfish shall be considered a branch of the agricultural industry of the state for the purpose of any law which provides for the benefit or protection of the agricultural industry of the state.

Ch 636 (AB 1520) Monagan. Fertilizing materials

Revises procedure for analyzing fertilizers.

Authorizes the Director of Agriculture to request the submission of scientific data on the effectiveness of any auxiliary soil chemical or to substantiate any claims made for the product, and authorizes him to cancel registration or refuse to register such chemical, as prescribed.

Provides that failure to submit any tonnage report, in addition to failure to pay any tonnage license tax, when due shall subject the registrant to the payment of prescribed penalty

Ch 637 (AB 1625) Miller Importing Chinese and Japanese

Deletes certain penal sanctions upon importation of Chinese or Japanese persons into California

Ch 638 (AB 1644) Russell Mathematics

Provides for establishment of abstract, conceptually oriented mathematics program in elementary schools in not more than 4 school districts, as defined. Prescribes elements of program

Provides for allocation of appropriated funds for purposes of program

To take effect immediately, urgency statute

Ch 639 (AB 1725) McCarthy. Zoning.

Defines term "consistent" for purposes of provision providing that local zoning be consistent with general plans by January 1, 1973 Requires planning commissions to make specified findings re general plans after hearings to adopt or amend zoning.

Permits governing bodies to grant additional extension of time for preparation of final maps by subdividers in certain cases if there is no general plan for an area

Declares legislative intent.

To take effect immediately, urgency statute

Ch. 640 (AB 1735) Gonsalves. Sales and use taxes

Provides that where two or more persons engaged in the production and distribution of motion pictures form a partnership to share the use of equipment, studio facilities and services, the furnishing of such equipment, facilities or services by the partnership to its members for the production of motion pictures by its members shall not be a "sale" or "purchase" for purposes of Sales and Use Tax Law.

To take effect immediately as a tax levy, but operative on the first day of the first calendar quarter following enactment

Ch 641 (AB 1812) Moorhead. Probate title disputes.

Authorizes court having jurisdiction over the administration of estate of decedent to determine title to real or personal property, title or possession of which is held by another, to which the decedent had a disputed claim Specifies procedure for such purpose.

Ch 642 (AB 1815) Stull. Improvement Act of 1911

Provides that change orders made pursuant to the Improvement Act of 1911 without notice or hearing must cost \$1,000 or less for a contract not exceeding \$20,000, rather than \$100,000, or 5 percent or less of the amount of the contract in a contract exceeding \$20,000, rather than 1 percent or less in a contract exceeding \$100,000, and must not exceed \$10,000, rather than \$4,500

Adds as an exemption from such monetary limitations, change orders which will not adversely affect the benefiting property and the cost increase of which will be paid by the city and will not be assessed against the property within the assessment district

Ch 643 (AB 1832) Cory. Public higher education

Requires all institutions of public higher education to require all applications for any financial aid to students to disclose all taxable income and all nontaxable income.

Requires community colleges and state universities and colleges, and requests University of California, when determining eligibility for respective educational opportunity programs, to consider nontaxable income

Ch 644 (AB 1931) Seeley Commissioner of Corporations' licensing

Changes various provisions including license fee rates of licensing laws administered by Commissioner of Corporations regulating trading stamp companies, check sellers and cashers, escrow agents, personal property brokers, and small loans.

Operative, except as specified, on July 1, 1973

Ch. 645 (AB 1953) Duffy. Dental auxiliaries.

Creates Advisory Committee on the Utilization and Education of Dental Auxiliaries and specifies its membership, functions, and responsibilities Provides for student advisors to assist committee. Directs committee to make specified studies and reports re dental auxiliaries on or before January 30, 1973

Appropriates \$28,000 from State Dentistry Fund to committee without regard to fiscal years

To take effect immediately, urgency statute. Operative until January 1, 1974.

Ch 646 (AB 1989) Powers Professional engineers.

Eliminates registration fees for professional engineers and structural engineers' certificate of authority fees

Ch. 647 (AB 2130) Dunlap Napa State Hospital.

Authorizes Director of General Services, with consent of the Department of Mental Hygiene, to lease unspecified property, not to exceed 10 acres, on grounds of Napa State Hospital to a public governmental agency for mentally retarded training program. Provides lease shall not exceed term of 50 years, shall be nonassignable, and shall require lessee to establish school building facility on leased premises. Specifies Director of General Services shall review lease, as delineated, every 5 years.

To take effect immediately, urgency statute.

Ch. 648 (AB 2164) Burton. Medi-Cal.

Clarifies language in provisions which extend Medi-Cal coverage to person not on public assistance and not linked to a categorical aid program.

To take effect immediately, urgency statute

Ch. 649 (AB 2354) Warren. Judgment debtors

Eliminates 10-day time limitation in which judgment debtor may claim earnings exemption from levy of execution.

Provides each date when earnings of judgment debtor are withheld shall be deemed the date when such earnings were levied upon, and provides procedure whereby judgment debtor may file separate claim for exemption each time such a withholding takes place. Where claim is allowed, grants judgment creditor the right to move the court for consideration of the claim previously granted on grounds of material change of circumstances affecting debtor's exemption rights, and specifies means of supporting such motion.

To take effect immediately, urgency statute

Ch. 650 (AB 2374) Chappie Town of Hornitos

Repeals act incorporating Town of Hornitos. Provides for disposition of any property owned by town.

Ch. 651 (SB 181) Behr Commission membership.

Allows county representative on San Francisco Bay Conservation and Development Commission to designate as his alternate a public official deemed qualified by his appointing power rather than any fellow member of the county board of supervisors

Ch. 652 (SB 754) Marler. District elections

Permits petition opposing recall of district officer under Uniform District Election Law to be filed within 50 days of order calling recall election, canceling the recall election

Extends earliest date for holding such election by 20 days if notice of intention to circulate petition opposing recall is filed with governing body

Ch 653 (SB 941) Song Medical malpractice actions

Requires portion of complaint which requests exemplary damages in a medical malpractice action to be stricken if the plaintiff fails to file bond or make cash deposit, as specified, to secure costs of defending against the request for the award of exemplary damages. Requires the bond or cash deposit to be conditioned upon payment by the plaintiff of all costs and reasonable attorney's fees incurred by the defendant in defending against the request for award of exemplary damages as determined by the court if no exemplary damages are awarded

Ch 654 (SB 1224) Burgener Disabilities of children

Encourages county superintendent of schools to sponsor workshops or similar activities for certificated personnel to gain or increase understanding of nature and range of physical, mental, and emotional disabilities of children and youth, and major implications of such disabilities

States legislative intent

Ch. 655 (AB 873) Arnett. Municipal courts: San Mateo

Consolidates and modifies provisions relating to municipal courts in Cities of Burlingame, San Mateo, Daly City, South San Francisco, San Carlos and Redwood City, and establishes three judicial districts in San Mateo County. Provides for court attachés and salary ranges in these judicial districts.

Ch. 656 (AB 958) Foran. Freeway overpasses: screening.

Requires the Department of Public Works to maintain, as well as install, screening on state freeway overpasses on which pedestrians are allowed, to prevent objects from being dropped or thrown upon vehicles passing underneath.

Ch. 657 (AB 1448) Mobley. Budget Act of 1972

Provides general salary increase money in Budget Act of 1972 may be expended for military pay increases established by federal law prior to operative date of budget. Also provides such increase include catch-up in salaries as defined in the President's Phase II economic guidelines.

Provides that requirement in the Budget Act of 1972 that certain personnel transactions be reported on applies to specified transactions.

Provides that specified money appropriated in Budget Act of 1972 to the Human Relations Agency for planning may be used for planning implementation of Governor's Reorganization Plan No. 1 of 1970.

To take effect immediately, urgency statute.

Ch. 658 (SB 268) Song. State freeway noise level.

Authorizes, and requires under specified circumstances, the Department of Public Works to undertake specified action if the noise level produced by the traffic on any state freeway is in excess of 50 decibels on the "A" scale, as defined, within any public elementary or secondary classroom, library, or multipurpose room constructed prior to the adoption of the freeway route and being used for the purpose for which it was constructed, rather than only when such noise level is exceeded within the first 2 years of operation of a freeway constructed after November 23, 1970.

Extends the above provision to private elementary or secondary classrooms, libraries, or multipurpose rooms under similar circumstances.

Requires priority for such specified action to be given to such classrooms, libraries, and multipurpose rooms constructed in conformance with the so-called "Field Act"

Requires the department to submit to the Legislature, on or before February 1 of each year, an annual report on its program for the implementation of this act.

To take effect immediately, urgency statute.

Ch. 659 (SB 363) Burgener. State park systems: associations.

Authorizes the Department of Parks and Recreation to enter into specified agreements to act cooperatively with such private nonprofit scientific or historical associations engaged in educational or interpretive work in state park system units as the Director of Parks and Recreation may designate. Requires, subject to such rules and regulations as the director shall promulgate, all monies received from the sale of publications or other materials provided by an association to be returned to the association for use in the interpretive or educational programs of the state park system unit or units which the association has been designated to serve.

Ch. 660 (SB 505) Lagomarsino. Discharges from accountability.

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

Ch. 661 (SB 647) Lagomarsino. Public defender

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

Ch 662 (SB 736) Lagomarsino. Search warrant procedure

Provides for certifying transcript of sworn oral statement given to procure search warrant by certified court reporter who records statement with transcript also certified by magistrate, as alternative to present method of certification of recording of statement and transcript thereof only by magistrate.

Ch 663 (SB 780) Collier. Fire protection.

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

States that provision shall not preclude enforcement of any rule, regulation or order of Public Utilities Commission

Ch 664 (SB 895) Alquist. Earthquake safety.

Requires counties and cities to collect a fee under the Strong-Motion Instrumentation Program from each applicant for a building permit equal either to 0.007 percent of the total valuation of the proposed building construction as determined by the local building official or 50¢, whichever amount is higher, rather than requiring collection of such fee from all applicants for construction permits equal to 0.007 percent of the estimated construction cost of the structure. Permits counties and cities to elect alternate method of collecting fees, as specified. Defines the term "building" for purposes of the program

To take effect immediately, urgency statute

Ch. 665 (SB 1007) Way. Taxation of domestic animals.

Modifies various provisions relating to the collection and administration of the livestock in-lieu tax and the racehorse in-lieu tax

Changes reporting period on the racehorse in-lieu tax from a fiscal to a calendar year basis

To take effect immediately, urgency statute

Ch 666 (SB 1019) Mills. Public schools classified employees.

Makes nonsubstantive change.

Ch 667 (SB 1123) Zenovich. Marketing of agricultural products

Revises and restates, with various substantive changes, the authority and responsibility of the Director of Agriculture in connection with examining and auditing of books and records of processors and produce dealers

Establishes conjunctive license for dealers, commission merchants, brokers, or cash buyers, and provides for a fee for such license

Deems licensed agents of conjunctive dealers, commission merchants, brokers, or cash buyers as licensed to represent such principals under the provisions relating to produce dealers

Requires any commission merchant or dealer to keep designated records of his transaction for 2 years, instead of for one year, from the date of any such transaction

Requires every broker to retain a copy of a prescribed memorandum of sale of farm products for 2 years, instead of 1 year

Deems licensed agents of conjunctive processors as licensed to represent such principals under the provisions relating to processors of farm products

Ch 669 (SB 1350) Deukmejian. Job development.

Makes appropriation from General Fund of \$463,914 for support of California Job Development Corporation Law Executive Board in augmentation of Item 219 of the Budget Act of 1972

To take effect immediately, usual current expenses

Ch 670 (AB 99) Lewis. Educational programs

Eliminates Welfare and Institutions Code provisions concerning the provision by the counties of child care services for former, current, and potential aid recipients and training of recipients, state-county responsibility for child day care services for WIN recipients, homemaker services for AFDC recipients, Department of Social Welfare's

responsibility to provide preschool, children center and day care for low income and disadvantaged families, and the children's center program in the Education Code. Provides instead for a consolidation and revision of all such services and programs in the Moretti-Lewis-Brown-Rodda Child Development Act under the jurisdiction of the Department of Education and Superintendent of Public Instruction

Authorizes a school district tax to cover cost of certain child development services provided by local school districts.

Creates Office of Educational Liaison in Health and Welfare Agency, and provides for director, staff, and duties of such office.

Appropriates funds for purposes of act, including \$3,000,000 to Health and Welfare Agency for expenditure for child development program, \$100,000 for specified planning, development, and coordination of child development activities and for support of Office of Educational Liaison, and appropriation for purposes of this act to Health and Welfare Agency equal to specified amount appropriated by Budget Act of 1971 and which reverted to General Fund.

Makes numerous related and technical changes.

To take effect immediately, urgency statute.

Ch. 671 (AB 175) Vasconcellos. Continuous school programs.

Authorizes governing board of any school district operating a continuous school program to divide students of each selected, participating school into as many groups as necessary to adequately accommodate such a program, rather than divide students into four groups.

Provides that teaching sessions and vacation periods in such continuous school program will be on a rotating basis as established by the governing board, rather than in rotating shifts of approximately 45 class-day sessions with interspaced approximately 15 class-day vacation periods

Ch. 672 (AB 428) Wood Trailer coaches

Prohibits any trailer coach manufactured on or after the effective date of this act from being sold or offered for sale in this state, unless it has been issued, upon completion of the manufacturing process, a certificate of origin, on a form approved by the Department of Motor Vehicles, containing specified information. Specifies requirements for application for the original registration of, or for an original certificate of ownership to, a new trailer coach.

Operative July 1, 1973.

Ch. 673 (AB 517) Ketchum. Winegrower's license. privileges.

Permits licensed winegrower to conduct winetastings, as specified, of wine produced and bottled by, or packaged for, such licensee.

Permits described winegrower to conduct winetastings and off sales of domestic wine other than that produced and bottled by, or packaged for, such licensee

Specifically permits Department of Alcoholic Beverage Control to adopt rules and regulations for administration of such provisions.

Ch. 674 (AB 534) Harvey Johnson. State graduate fellowships

Permits fellowship to be granted to an individual who has been accepted for admission by a graduate or professional school, as well as where he has received or will have received baccalaureate degree prior to enrollment.

Ch. 675 (AB 581) Deddeh. Property tax sales.

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

Ch. 676 (AB 590) Stacey. Driving schools

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

Makes related changes

Ch. 677 (AB 689) Dent. Courses of study

Deletes provisions relating to establishment and maintenance of postgraduate courses of study and high school courses by an elementary school district.

Ch. 678 (AB 735) Harvey Johnson. Municipal courts

Increases number of judges in El Monte Municipal Court District from 3 to 4.

Makes additional changes in Sec. 72602, Government Code, proposed by AB 2337, to become operative only if AB 2337 and this bill are both chaptered and this bill is chaptered after AB 2337.

Ch 679 (AB 738) Porter. Water system permits.

Authorizes the State Board of Public Health to set the waterworks standards which govern the supply and distribution of water for domestic purposes, rather than incorporating a specified set of standards adopted by the California Section of the American Water Works Association on October 29, 1948, for such purpose, but requires the regulations of the board to take cognizance of the latest available standards adopted by such organization.

Requires any modification, addition, or change in the source of supply or method of treatment of, or in the distribution system for, water for all domestic purposes to comply in all particulars with all waterworks standards as pertain to the quality of water supplied to consumers, rather than only with such of the mandatory requirements of the waterworks standards as pertain to the quality of water supplied to consumers

Ch 680 (AB 977) McAlister. Pedestrians.

Revises provisions re the duty of a pedestrian who crosses a highway other than by means of a pedestrian tunnel or overhead pedestrian crossing, if such tunnel or crossing serves the place where the pedestrian is so crossing, by requiring such pedestrian to yield the right-of-way to all vehicles on the highway which are so near as to constitute an immediate hazard, rather than to yield the right-of-way to all vehicles on the highway

Ch. 681 (AB 1034) Townsend. Plumbing contractors.

Requires licensed plumbing contractors to have their name, permanent business address, and contractor's license number, all in letters at least one and one-half inches high on each side of each motor vehicle used in their business which is registered as a commercial vehicle pursuant to the Vehicle Code.

Operative July 1, 1973

Ch 682 (AB 1072) Briggs. Milk pasteurization.

Authorizes the Director of Agriculture to adopt regulations to provide for temporary deviations from the prescribed requirements for pasteurization of market milk that may occur as a result of emergencies arising from equipment failure, or as a result of other unusual circumstances, provided, however, that the quality and safety of the product are not adversely affected, instead of requiring him to adopt regulations to provide for such deviations only for emergencies that may occur as a result of equipment failure.

Ch 683 (AB 1089) Hayden. State reptile

Provides that California desert tortoise is official state reptile

Ch 684 (AB 1102) Dunlap. Municipal courts.

Changes salaries and positions of various municipal court attachés of the Fairfield-Suisun Judicial District.

Ch. 685 (AB 1103) Dunlap Municipal courts

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

Ch 686 (AB 1152) Wood Mariculture

Authorizes the Fish and Game Commission to allow the exclusive privilege of cultivation and subsequent harvest of native marine life in a mariculture area if the commission determines that such cultivation and harvest would be in the best public interest. Makes related changes

Authorizes the commission to prohibit recreational activities in any mariculture area if it determines that such activity is detrimental to the enhancement of the resource

Ch. 687 (AB 1281) Arnett Redevelopment agencies housing authorities.

Requires redevelopment agencies and housing authorities to adopt personnel rules and regulations applicable to all employees re conflict of interest, use of funds, and personnel procedures. Requires such rules and regulations to be of public record.

Ch. 688 (AB 1388) Briggs. Davis-Grunsky Prado grant.

Reduces the amount of the authorized Davis-Grunsky Act grant to the County of San Bernardino for the Prado Regional Park Project from \$2,200,000 to \$1,958,400, and provides that the project shall be as described in the supplemental feasibility report filed with the Department of Water Resources on February 1, 1972, rather than March 10, 1967.

Ch. 689 (AB 1399) Murphy. Fees.

Exempts state and political subdivisions from requirement of fee for filing or recording documents other than full releases with respect to an agreement to reimburse county for public aid and certain other public liens. Fixes fees for such releases

Ch. 690 (AB 1431) Dunlap. Old Bale Mill Park.

Specifically authorizes the County of Napa, upon request by the state, to convey to the state Old Bale Mill Park located in the County of Napa for inclusion in state park system. Provides that acceptance of the conveyance is subject to a finding by the Attorney General that title is satisfactory.

Ch. 691 (AB 1809) Crown. Superior courts.

Increases salaries of specified superior court personnel and attachés in counties with population between 800,000 and 1,000,000, as determined by 1960 federal census.

Ch. 692 (AB 1851) Lanterman Conservatorship.

Authorizes the professional person in charge of an agency providing comprehensive evaluation or intensive treatment facility to recommend conservatorship for a person who is not in such facility if the professional person has examined such person and determined that he is gravely disabled and that future examination is not necessary for such determination

Ch. 693 (AB 1852) Lanterman. Mental health services

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

Ch. 694 (AB 1857) Lanterman. Short-Doyle Act.

Expands provision requiring written plan for after-care services prior to release of a patient to apply to patients in community treatment facilities as well as state hospitals

Ch. 695 (AB 1858) Lanterman. Fire protection standards.

Specifies the legislative intention that the provisions relating to fire protection standards for buildings or structures used or intended for use as a home or institution for the housing of any person of any age when such person is referred to or placed within such home or institution for protective social care and supervision services by any governmental agency and the regulations and standards adopted by the State Fire Marshal pursuant to such provisions shall apply uniformly throughout the State of California and that no county, city, city and county or district shall adopt or enforce any ordinance or local rule or regulation relating to fire and panic safety in such buildings

Ch. 696 (AB 1870) Lanterman Mental health.

Shortens period for submission of claims for reimbursement under Short-Doyle Act from 60 to 30 days, except in cases of hardship as determined by the Department of Mental Hygiene

Revises Medi-Cal funding restriction regarding mental health services to require specific appropriation rather than specific appropriation from State Health Care Deposit Fund. Denominates such change as declaratory of preexisting law

Ch 697 (AB 2021) Hayden Public Employees' Retirement System.

Permits retired persons to serve as academic employees of California Community Colleges without reduction or loss of retirement allowance.

Ch. 698 (AB 2045) Pierson Real property.

Prohibits mortgage or deed of trust on real property containing only a single-family, owner-occupied dwelling from being declared in default, or having the maturity date of the indebtedness secured thereby accelerated, solely by reason of the owner further encumbering the real property or any portion thereof with a junior mortgage or junior deed of trust.

Defines phrase, "single-family, owner-occupied dwelling."

Makes provisions of act apply only to obligations entered into on or after the effective date of act

Provides that any waiver of provisions of act shall be void as contrary to public policy

Ch. 699 (AB 2331) Murphy Mary Ann Hampson claim.

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

To take effect immediately, urgency statute.

Ch. 700 (AB 2334) Ketchum State school building aid

Provides, in case of proposed reorganization of two elementary school districts where voters of one such district have voted to accept, expend, and repay apportionments under State School Building Aid Law of 1952, that approval of reorganization by electors of both districts shall constitute consent by the newly formed district to accept, expend, and repay such apportionments.

Requires reorganization ballot to contain statement re provisions of act

To take effect immediately, urgency statute

Ch 701 (SB 94) Alquist. Adult education.

Provides for division of specified adult education functions between high school, unified, and community college districts. Provides for resolution of differences re such division by the State Board of Education and the Board of Governors of the California Community Colleges

Requires establishment of Area Adult Continuing Education Coordinating Councils to review adult education in a geographic area and make recommendations to the affected governing boards.

Ch. 702 (SB 171) Burgener. Mentally retarded minors.

Provides that allowances granted to school districts and county superintendents of schools providing supplemental education programs to facilitate return of mentally retarded and severely mentally retarded minors, who have been reevaluated and reexamined, to regular classroom will be operative until June 30, 1974, rather than June 30, 1972

Requires State Board of Education to adopt rules and regulations re such programs, and specifies contents of such rules and regulations

Makes related changes.

Ch 703 (SB 234) Beilenson. Dairy products

Requires packages or containers of specified milk and dairy products at the time of sale to consumers by retail stores to have appear, as prescribed, the date established by the processor as the date upon which, in order to insure quality, such product is normally removed from the shelf or similar location from which the product is offered for sale to the consumer

Requires the Director of Agriculture, by regulations, to prescribe method of stating such date and manner and style of affixing date

Ch 704 (SB 366) Burgener Real estate

Provides that Real Estate Commissioner may, for recovery purposes, authorize return to Real Estate Education, Research and Recovery Fund of certain money previously transferred to Real Estate Fund

Ch 705 (SB 381) Short. Workmen's safety.

Requires Division of Industrial Safety to transmit to Registrar of Contractors copy of any report made in any investigation involving contractor licensed by registrar of causes of industrial injury resulting in disability or death

Makes related changes.

Makes additional changes in Sec. 6319, Labor Code, proposed by AB 874, to be operative only if this bill and AB 874 are both chaptered, and this bill is chaptered after AB 874.

Ch. 706 (SB 412) Coombs. Subdivisions.

Deletes requirement for submission of tentative map in certain specified divisions of land. Authorizes waiver by local ordinance of submission of parcel map for divisions into four or less parcels and divisions into lots or parcels of a gross area of 40 acres or more and prescribes findings that must be made in such cases. Permits enactment of local ordinance requiring the submission of tentative map in all cases.

Requires issuance of certificate of compliance whenever a city or county has approved division of real property pursuant to Subdivision Map Act and local ordinances enacted pursuant thereto.

Prohibits issuance of permit or granting of approval to develop real property divided or which has resulted from a division in violation of provisions or of applicable local ordinances. Revises certain provisions relating to the voidability of certain conveyances made in violation of the act or local ordinances and excludes from the operation of such provisions conveyances of real property for which a certificate of compliance has been filed. Provides for recordation of such certificate and notice of violation. Makes certain conveyances in violation of the act or local ordinances adopted pursuant thereto, with respect to land which is not a subdivision, voidable to same extent as conveyances of subdivision land in violation of the act and local ordinances enacted pursuant thereto.

Provides that certain provisions prohibiting city or county approval of a final subdivision map for any land project unless specified conditions are met shall apply to land projects for which a tentative map was approved on or after November 10, 1969

To take effect immediately, urgency statute.

Ch 707 (SB 612) Marks. Subventions to local taxing authorities.

Authorizes local taxing authorities to apply for a subvention of state funds to replace revenues lost by reason of the reduced assessment of motion picture films for the 1971-1972 fiscal year on or before the 100th day following final adjournment of the 1972 Regular Session of the Legislature, rather than on or before September 15, 1971. Appropriates revenues to the Controller from the State General Fund to pay such claims.

Ch 708 (SB 691) Alquist. State highways county franchises

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

Makes related changes.

Ch. 709 (SB 806) Rodda. Medi-Cal.

Authorizes a county to transfer its hospital to the Regents of the University of California or other public agency or community nonprofit corporation authorized to operate a hospital

Authorizes county hospital employees in the event of a transfer to the regents to either remain in the county retirement system or commence employment by the university with reciprocal university retirement system rights

Makes additional changes in Sec 14000.2, Welfare and Institutions Code, proposed by SB 1425, to be operative only if SB 1425 and this bill are both chaptered, and this bill is chaptered after SB 1425.

Ch 710 (SB 887) Marler. Student body organization funds.

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

Ch. 711 (SB 912) Lagomarsino. Advertising actions.

Permits county counsel, city prosecutors, and city attorneys to bring injunctive actions and seek civil penalties for false and deceptive advertising

Incorporates additional changes to Sec. 17535, Business and Professions Code, proposed by AB 1763, to be operative only if AB 1763 and this bill are both chaptered, and this bill is chaptered after AB 1763

Ch. 712 (SB 926) Burgener. Public assistance

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

Ch 713 (SB 978) Song. Probate

Revises provisions relating to validity of wills made outside California and their probate in this state

Ch. 714 (SB 1002) Beilenson Blood tests

Requires, except in specified cases, physician's certificate required in order to obtain marriage license to state, in addition to other specified contents, whether female applicant has laboratory evidence of immunological response to rubella (German measles).

Requires statement on such certificate form to effect that blood tests may identify carriers of certain genetic diseases

Ch. 715 (SB 1069) Zenovich. Public workmen. rehabilitation.

Specifies initiation and acceptance of rehabilitation program for injured full-time public employees shall be voluntary and not compulsory on employer, insurance carrier, or injured employee

Directs department to report to Legislature on or before January 1, 1974, on institution, functioning, and effectiveness of rehabilitation plans under act

Makes technical changes

Ch 716 (SB 1466) Coombs Accountants

States policy of Legislature that compliance with continuing education requirements by licensed accountants is in the public interest.

Authorizes State Board of Accountancy to adopt specified rules to govern such continuing education

Requires licensees to give evidence of compliance with continuing education rules on and after December 31, 1974, as condition for renewal of a license

Ch 717 (SB 1477) Song Public works

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

Ch 718 (AB 190) Chappie Hazardous substances

Authorizes the State Department of Public Health to prohibit by regulation, the use of any other container as inappropriate for hazardous substances if it determines that such container may be mistaken for a food, drug, or cosmetic container and has a closure which presents a health hazard due to ease of opening.

Makes discretionary, rather than mandatory, that notice and opportunity to present his views be given to person violating California Hazardous Substances Act before violation is reported to district attorney or prosecuting officer of a city for institution of a criminal proceeding against such person

Makes existing and future regulations adopted pursuant to the Federal Hazardous Substances Act, to the extent that the requirements of the California Hazardous Substances Act are identical with the federal act, the hazardous substances regulations of this state

Declares that a federal regulation which is adopted by this state becomes effective 30 days after it becomes effective as a federal regulation Allows persons adversely affected by adopted federal regulation to file written objections with the department, and to

request a hearing Stays effectiveness of adopted federal regulation upon the filing of substantial objections thereto.

Provides for hearing of persons objecting to adoption of federal regulations.

Makes orders of the department adopting, rescinding, or modifying a federal regulation effective at least 60 days after publication by the department.

Makes related changes

Ch. 719 (AB 202) Dunlap. Unlawful detainer.

Provides for posting of summons in specified circumstances in unlawful detainer action involving commercial property as an alternative to the usual procedures for service of summons except publication. Adds related provisions.

Ch 720 (AB 213) McCarthy Industrial safety.

Requires Division of Industrial Safety, upon receipt of a complaint from an employee, his legal representative, or an employer of an employee that his employment or place of employment is not safe, to summarily investigate the same as soon as possible but not later than 3 working days after receipt of such complaint, with or without notice or hearing, and, upon request of the complainant, to keep his name confidential. Directs that complaints of serious hazards and conditions take precedence over other complaints filed earlier in time Provides, however, that time period is not to be operative if division determines from the facts in the complaint that the complaint is intended to willfully harass an employer or is without any reasonable basis

Provides that any employee who is discharged, threatened with discharge, suspended, demoted or in any other manner discriminated against in the terms of conditions of employment because such employee has made a bona fide complaint to the division of unsafe working conditions, or work practices, in his employment, or place of employment shall be entitled to reinstatement and reimbursement for lost wages and work benefits caused by such acts of the employer.

Makes it a misdemeanor for any employer to willfully refuse to rehire, promote, or otherwise restore an employee or former employee who has been determined to be eligible for such rehiring or promotion by a grievance procedure, arbitration, or hearing authorized by law.

Ch 721 (AB 337) Meade. Residence.

Provides that for purposes of admission fees, tuition, or any other fee required of pupils by either the Regents of the University of California or the Trustees of the California State University and Colleges, the residence of the husband is not, in and of itself, determinative of the residence of the wife

To become operative only if AB 666 is not enacted

Ch. 722 (AB 354) Powers. Private investigators

Permits depositing of investment certificates or share accounts issued by a savings and loan association in this state insured by Federal Savings and Loan Insurance Corporation instead of providing surety bond required by Private Investigator and Adjuster Act or depositing cash

Ch 723 (AB 369) Dunlap Parking vehicles: disabled persons

Specifically permits any veteran, as specified, to park in any metered parking space without paying any parking meter fees

Specifically permits any person who has lost, or has lost the use of, both hands, in addition to any person who has lost, or has lost the use of, one or more limbs or is severely disabled, as specified, to park for unlimited periods in parking zones restricted as to the length of time parking is permitted, under specified conditions, and specifically permits all such persons to park in any metered parking space without paying any parking meter fees

Ch 724 (AB 423) Townsend. Public assistance

Authorizes the Director of the Department of Social Welfare through the Division for the Blind to provide consultative services to county personnel administering aid to the blind

Makes technical change

Ch. 725 (AB 459) Pierson Insurance. unfair competition.

Adds to list of unfair methods of competition and unfair and deceptive acts or practices in the business of insurance specified "unfair claims settlement practices," for violation of which Insurance Commissioner may take specified actions to restrain continuation of practice.

Ch. 726 (AB 494) Foran Bicycles: reflectors.

Prohibits, on and after January 1, 1973, selling or offering for sale a new bicycle unless equipped with a red reflector approved by the Department of California Highway Patrol, and selling or offering for sale for use on a bicycle an unapproved red reflector

Prohibits, on and after January 1, 1974, selling or offering for sale a new bicycle unless equipped with specified reflectors on side of bicycle or on outside end on each pedal of such bicycle. Prohibits, on and after January 1, 1975, the operation of a bicycle upon a highway unless it is equipped with such reflectors

Ch 727 (AB 500) Hayes Conciliation proceedings.

Provides that conciliation counselors in counties with population of one million or more shall have power to make recommendations relating to preage marriages

Ch 728 (AB 511) Ray E. Johnson Waste disposal and collection

Provides for case-to-case exemption from county waste disposal and collection service fees

To take effect immediately, urgency statute

Ch. 729 (AB 533) Deddeh. School insurance.

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

Authorizes the governing board of a district maintaining a high school or community college to purchase liability insurance for students enrolled in programs of study involving work experience or vocational education at approved locations off school grounds, or to require students to purchase insurance, and, at the discretion of the board, be reimbursed for all or a portion of the costs

Ch. 730 (AB 842) Keysor Cargo tanks: registration.

Reduces the registration fee for the registration of a cargo tank by 50% in the case of an application for renewal of registration which is accompanied by a certificate of nonuse, as well as in the case of an application for original registration, if more than 12 months of the registration period has expired

Exempts tanks which are not used as cargo tanks after current registration expires, upon application for renewal registration which is accompanied by a certificate of nonuse, from penalty fee imposed for late registration of cargo tanks

Ch 731 (AB 860) Fenton Field trips and excursions

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

Ch. 732 (AB 906) Harvey Johnson Los Angeles flood control

Extends the authority of the board of supervisors of the Los Angeles County Flood Control District to accept on behalf of the district the transfer of storm drain improvements and drainage systems from public entities, to include such improvements or systems lying outside the boundaries of the district if the improvements or systems benefit property within the district

Repeals certain other provisions of the Los Angeles County Flood Control Act authorizing such acceptance

Ch 733 (AB 919) Hayden Vehicles equipment and loads

Requires power brakes on any trailer or semitrailer manufactured after December 31, 1955, operated over public highways, rather than any trailer or semitrailer first registered after December 31, 1955, which is required to be equipped with brakes, to be

designed to be automatically applied on breakaway from the towing vehicle and to be capable of stopping and holding such vehicle stationary for not less than 15 minutes, and, if used in towing a vehicle, to be equipped with service brakes, as specified

Revises provisions that make specified axle weight limits inapplicable to vehicles in the immediate vicinity of an unloading or loading area while actually preparing for or in the process of unloading or loading, by specifying that in order for such limits to not apply such action shall not occur on a bridge or highway structure, in addition to providing that in order for such limits to not apply the overload must be incidental to and necessitated by such action.

Ch 734 (AB 974) Duffy. County service areas

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

Ch. 735 (AB 1008) Fong Biological control of pests.

Includes among various prescribed purposes of designated pest control provisions the declaration that it is the purpose of such provisions to encourage the development and implementation of pest management systems, stressing application of biological and cultural pest control techniques with selective pesticides when necessary to achieve acceptable levels of control with the least possible harm to nontarget organisms and the environment

Ch 736 (AB 1027) Burton. Redevelopment agency hearings

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

Ch 737 (AB 1118) Badham Employee housing.

Provides that local entities may assume responsibility for enforcement of rules and regulations adopted by Department [Commission] of Housing and Community Development under Employee Housing Act [following approval by the Department of Housing and Community Development for such assumption]. *

Provides that department [commission] shall adopt regulations setting forth conditions for local assumption of enforcement of act and department [rules and] regulations [adopted pursuant thereto] *

Provides that on local assumption, responsibility for enforcement is to be transferred by department to local entity, together with labor camp records.

Authorizes local entities to establish, by ordinance, a schedule of fees for operation of, [rather than for construction and operation of,]* labor camps, not to exceed fees established by Commission of Housing and Community Development

Provides procedure for terminating such assumption.

Ch. 738 (AB 1175) Hayes Child support

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

Ch 739 (AB 1184) Stull Counties.

Expands purposes for which funds appropriated to county revolving fund for county sanitation districts, county flood control districts, and county maintenance districts and funds appropriated to county revolving fund for county service areas may be used to include environmental impact studies and fiscal analysis Increases to \$500,000 maximum amount which board of supervisors may appropriate to county revolving fund for county service areas

Provides that county charges for extended services provided by county service areas may be collected at same time and in same manner as ordinary county ad valorem property taxes, if county has adopted annual report specifying such charges after requisite specified notice and hearing.

Ch. 740 (AB 1260) Cory Vehicles: lighting equipment.

Permits a flashing light system on a motor vehicle to indicate the degree of deceleration of the vehicle, in a specified manner.

Operative only if the Department of the California Highway Patrol, in a written report to the Legislature, approves of the use, on motor vehicles upon the highways, of such system, and if so, on the date specified by the department in such report.

Requires the department to submit a written report to the Legislature no later than June 1, 1973, as specified.

Ch 741 (AB 1300) Townsend. Retail food establishments

Makes provisions re food production and marketing establishments inapplicable to food establishments open to the outside air, or retail dairies, in which there is displayed for sale only produce, shell eggs, or packaged foods, or two or more of such products, but requires the State Department of Public Health to adopt rules and regulations for such establishments, including requirement for issuance of permits by local health departments to such establishments which satisfy the requirements of such rules and regulations

Defines retail dairies.

Makes related changes.

To take effect immediately, urgency statute.

Ch. 742 (AB 1306) Seeley. State highways

Adds to the state scenic highway system that portion of State Highway Route 24 from the Alameda-Contra Costa county line to Route 680 in Walnut Creek and State Highway Route 680 from the Alameda-Contra Costa county line to Route 24 in Walnut Creek

Deletes from the state highway system that portion of State Highway Route 115 from Route 98 near Bonds Corner to Route 8 near Holtville

Adds Route 186 from the international boundary near Algodones to Route 8.

Ch 743 (AB 1369) Brathwaite Insurance

Requires plan of operation of California FAIR Plan Association to provide plan to encourage persons to secure basic property insurance through normal channels.

Ch 744 (AB 1394) Murphy Execution of judgment

Increases from \$350 to \$500, over and above liens and encumbrances, maximum value of motor vehicle exempt from execution of judgment.

Specifies order of priority of disposition of proceeds in event of execution sale.

Ch 745 (AB 1396) Murphy. Sterilized milk and cream

Exempts specifically any combination of market milk, market skim milk, or market cream which is sterilized and packaged in hermetically sealed containers and any market cream or market half-and-half which is packaged in presterilized containers under aseptic conditions in order to meet the marketing requirements for such products in states other than this state from class 1 classification of milk for pricing purposes, instead of providing that class 1 comprises, among other things, any combination of market milk, market skim milk, and market cream, or any market milk which is not sterilized and packaged in hermetically sealed containers

Includes within class 2 classification any such market cream or market half-and-half which is packaged in presterilized containers under aseptic conditions

To take effect immediately, urgency statute

Ch 746 (AB 1433) Dunlap Unemployment insurance

Specifies that, with regard to unemployment compensation benefits for county employees, Director of Department of Human Resources Development shall, after determining amount to be reimbursed by each county to Unemployment Fund for such benefits, certify to county officer or other person responsible for disbursements on behalf of county, rather than State Controller, such amount due from such county. Requires such county officer or other person, rather than Controller, to pay such sums to Unemployment Fund

Ch. 747 (AB 1501) Duffy Public school pupils

Requires the parent or legal guardian of any pupil in a public school on a continuing medication regimen for a nonepisodic condition to inform the school nurse or other designated certificated school employee of the medication being taken, the current dosage, and the name of the supervising physician. Authorizes school nurse, with consent of the parent or legal guardian, to communicate with the physician and to counsel with school personnel regarding the possible effects. Makes superintendent of each school district responsible for informing parents of such requirements.

Ch. 748 (AB 1504) Duffy. State Highway Route 269.

Adds Route 269 from Route 33 at Avenal to Route 145 near Five Points to the state highway system.

Ch. 749 (AB 1522) Powers. Furniture and bedding.

Specifies that mattresses manufactured for sale in this state, including mattresses manufactured for sale for use in a hotel, motel, or other place of public accommodation in this state, rather than mattresses sold or offered for sale in this state, one year after adoption of regulations, rather than standards, by the Bureau of Furniture and Bedding Inspection but not later than June 7, 1973, rather than January 1, 1973, shall be fire retardant, rather than flame retardant.

Requires upholstered furniture sold or offered for sale by a manufacturer or wholesaler for use in this state, including upholstered furniture sold to or offered for sale for use in a hotel, motel or other place of public accommodation in this state, to be made from fire retardant material one year after adoption of regulations by the bureau, but not later than April 1, 1975.

Continues the Bureau of Furniture and Bedding Inspection in existence as the Bureau of Home Furnishings

Makes related changes

Makes changes to conform code to Governor's Reorganization Plans Nos. 1 and 2 of 1970.

Ch. 750 (AB 1626) Hayden Commercial banks. loan limits.

Provides that commercial bank may lend on security of first lien on real property or certain leasehold in amount in excess of 90 percent of sound market value of such security if portion of loan in excess of 90 percent is guaranteed or insured by qualified private insurer as determined by Superintendent of Banks.

Ch. 751 (AB 1628) Murphy. School finance

Continues unification bonus for school districts which received such bonus during 1971-1972 fiscal year because of prior affirmative vote on unification proposal, even if such a proposal is defeated at an election held in June 1972 pursuant to specified provision

To take effect immediately, urgency statute.

Ch 752 (AB 1658) Lewis. State school building aid.

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

To take effect immediately, urgency statute.

Ch 753 (AB 1708) Brown. Pilots.

Increases bar pilotage rates for the Bays of San Francisco, San Pablo, and Suisun and excludes those amounts received which are attributable to such increase from the portion of bar pilotage fees required to be paid to the Board of Pilot Commissioners for the Bays of San Francisco, San Pablo, and Suisun Declares legislative intent re use of amounts attributable to such increase by bar pilots for boat building and equipment replacement purposes

To take effect immediately, urgency statute, operative January 1, 1973

Ch 754 (AB 1715) Biddle. District superintendents: salary increases.

Authorizes any governing board of any school district to increase, at any time during any school year, salaries of any district superintendent and deputy, associate, or assistant superintendent, without terminating employment term and reelecting or reemploying such employee, authorizes such increase to be effective on any date ordered by the governing board.

Ch. 755 (AB 1819) Murphy. Juvenile offenses

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

Revises provisions re reporting of offenses committed by juvenile offenders to the Department of Motor Vehicles by persons responsible for the disposition of specified cases involving juvenile offenders.

Makes related changes

Ch 756 (AB 1903) Beverly. Local government.

Provides, with respect to contracts entered into between treasurer of a local agency and a depository, that the depository and the agent of depository are responsible for securing specified moneys. Expands list of eligible securities which can be used to secure the deposits of a local agency. Provides that operation of certain provisions containing expanded list of securities shall terminate on January 1, 1976. Changes time within which report of a depository shall be filed in the office of the Administrator of Local Agency Security of the State of California.

Ch. 757 (AB 1962) Mobley Mobilehomes and related vehicles

Deletes definitions of "camp car," "dependent mobilehome," "independent mobilehome," "self-contained mobilehome," and "travel trailer," and revises definitions of "mobilehome" and "recreational vehicle," insofar as provisions relating to mobilehomes are concerned.

Makes it unlawful to rent or lease mobilehomes in this state which do not meet specified standards or bear specified insignia of approval issued by the Department of Housing and Community Development.

Ch 758 (AB 2066) Chappie. Fires—information and statistics.

Requires the State Fire Marshal to gather statistical information on all fires occurring within this state. Requires, beginning January 1, 1974, the chief fire official of each fire department operated by the state, a city, city and county, fire protection district, organized fire company, or other public or private entity which provides fire protection, to furnish information and data to the State Fire Marshal relating to each fire which occurs within his area of jurisdiction. Requires the State Fire Marshal to adopt regulations prescribing the scope of the information to be reported, the manner of reporting such information, forms to be used, the time such information shall be reported and other requirements and regulations as he determines necessary.

Requires the State Fire Marshal to annually analyze the information and data reported, compile a report, and disseminate a copy of such report together with his analysis to each chief fire official in the state. Also requires the State Fire Marshal to furnish a copy of his report and analysis to any other interested person upon request

Ch 759 (AB 2214) Badham Clinical laboratories: arterial puncture

Deletes provision limiting in time exemption of clinical laboratory owned and operated by Department of Corrections from provisions regulating clinical laboratory technology

Permits, for period of two years, State Board of Public Health to authorize unlicensed laboratory personnel employed as pulmonary technicians, as specified, in licensed hospitals, to perform venipuncture, arterial puncture, or skin puncture for purposes of withdrawing blood or for test purposes.

Makes additional changes in Sec 1241, Business and Professions Code, proposed by SB 621 to be operative only if SB 621 and this bill are both chaptered and this bill is chaptered after SB 621

Ch. 760 (AB 2317) Bee. Alcoholic beverages: beer.

Requires beer manufacturer whether located within or without the state to designate territorial limits in California within which brands of beer manufactured by him may be sold by wholesalers to retail licensees. Prohibits filing of price schedule for brand of beer by beer wholesaler unless he has entered into agreement with manufacturer of brand setting forth such territorial limits. Makes related change.

Ch. 761 (AB 2333) Ray E Johnson. Sutter County Water Agency

Authorizes the board of directors of the agency to establish zones within the agency and to institute zone projects for the specific benefit of such zones. Specifies procedure for the institution of zone projects, the levy of taxes within zones, and the issuance of zone bonds.

Authorizes the agency to control drainage water within the agency and to collect fees for facilities furnished to new structures by the use of any flood control, storm, or drainage system constructed in a zone of the agency and, under specified conditions, to require the installation, by the County of Sutter or any city therein, of drainage or flood control improvements necessary for the needs of any zone. Prescribes related matters.

To take effect immediately, urgency statute.

Ch. 762 (AB 2353) Bagley. Regional park districts

Authorizes, if the exterior boundaries of a proposed regional park district are coterminous with the exterior boundaries of the County of Marin, proceedings for the formation of such district to be initiated by resolution of the board of supervisors of such county, in lieu of a petition. Provides that such resolution may specify that the board of supervisors shall act, ex officio, as the governing body of the district. Requires, if the board of supervisors so acts as the governing body of the district, officers and employees of the County of Marin to act, ex officio, as officers and employees of the district, except that authorizes, but does not require, the designation and employment of county officers and employees as a district police force. Requires any tax imposed to carry out the objects or purposes or to pay the obligations of such district to be used exclusively for the acquisition of open-space, park, or recreation lands or for the development, operation, or maintenance of open-space, park, or recreation lands so acquired.

Authorizes the board of directors of a district to superintend, control, and make available to all inhabitants of the district, subject to its rules and regulations, all open spaces for public recreation belonging to the district or under its control.

To take effect immediately, urgency statute.

Ch. 763 (AB 2364) Foran. Air pollution.

Deletes provision granting "limited production vehicles" exemption from the Pure Air Act of 1968.

Exempts motor vehicles under 6,001 pounds, manufacturer's maximum gross vehicle weight, from assembly line testing, and from requiring a decal on the vehicle giving specified emission information thereof, if the manufacturer thereof advises the State Air Resources Board that the manufacturer does not intend to sell more than 1,000 motor vehicles in California, and does not sell more than 1,000 motor vehicles of its make in such a year.

Specifies that the above provision shall not be construed to prohibit the board from requiring testing by the applicable approval test procedure of up to 2 percent of the motor vehicles of such a manufacturer sold in California.

Specifies that the act shall not apply to 1976 and later model year motor vehicles.

To take effect immediately, urgency statute.

Ch. 764 (AB 2367) Moorhead. Judicial notice

Corrects cross-reference to federal law which makes Federal Register subject to judicial notice.

Ch. 765 (SB 25) Nejedly. Antioch Bridge

Requires the Department of Public Works to design and construct a new Antioch Bridge, as defined, to replace the existing Antioch Bridge, as defined.

Directs the department to explore sources of funding other than revenue bond issuance, such as federal funds, and, if possible, provide a toll-free facility. Requires the

department, to the extent possible, to use federal funds, prior to using state funds or revenue bond funds, to finance construction of the new bridge, if the department secures federal funds to finance such construction.

Authorizes the California Toll Bridge Authority to reimpose tolls on the existing bridge, if the department finds that the reimposition of tolls will not jeopardize the possibility of obtaining federal funds to aid in financing the construction of the new bridge. Creates the Antioch Bridge Toll Revenue Fund

Authorizes issuance of revenue bonds to finance construction of the new bridge

Authorizes, as an alternative method of financing, the pledging of revenues derived from the parallel Carquinez Bridges and the Benicia-Martinez Bridge, rather than solely from the existing and new bridges, to secure such bonds. Requires the authority to refinance bonds issued for the construction, including reconstruction, of the parallel Carquinez Bridges and the Benicia-Martinez Bridge, if revenues from these bridges are pledged to secure revenue bonds of the new bridge. Authorizes the authority in such case to operate the parallel Carquinez Bridges, the Benicia-Martinez Bridge, and the existing and the new Antioch Bridges as a single unit without having to account for the revenues from each bridge separately.

Authorizes the department to provide ferry service at the location of the existing bridge under specified conditions, with revenues in excess of operating the ferry to be deposited in a specified fund

To take effect immediately, urgency statute

Ch. 766 (SB 105) Grunsky San Simeon Historical Monument

Appropriates \$150,000 from funds accumulated under provisions of Item 257, Budget Act of 1969, Item 214, Budget Act of 1970, and Item 208, Budget Act of 1971, to be transferred to, and in augmentation of, Item 317, Budget Act of 1972, for capital outlay at Hearst San Simeon State Historical Monument, in accordance with a prescribed schedule.

Ch 767 (SB 387) Kennick. Public Employees' Retirement System

Increases disability retirement pension of all active and retired members of the Public Employees' Retirement System to 90 percent of one-fiftieth, rather than one-sixtieth, of his final compensation multiplied by years of service. Increases by 0.03 percent contributions by employers whose employee members have been included in the federal system and increases by 0.02 percent the contributions of other employers of members. Makes related changes.

Ch 768 (SB 416) Behr County school funds.

Adds to the particular moneys in the county school service funds which are to be deemed trust funds or funds specially committed, and which are not to be taken into consideration in the annual elimination of surpluses from county school service funds: (a) Unexpended funds received by county superintendent under contract with school districts and other agencies, which funds must be repaid. (b) Unexpended funds received by county superintendent from local and state sources for maintaining educationally handicapped classes and programs.

Ch 769 (SB 470) Alquist. School employment discrimination. sex

Makes it against public policy for any public school to refuse or fail to employ a qualified person as a certificated employee for reason of the sex of such person

Prohibits public schools from asking any questions of applicants for classified positions relating to sex and from discriminating on the basis of the sex of such person.

Ch 770 (SB 510) Dills Cellular concrete.

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

Ch 771 (SB 578) Grunsky Vital statistics records

Limits provisions authorizing amendment of birth record whenever the facts are not correctly stated on such record to cases where there is an absence of conflicting information relative to parentage on the originally registered certificate of birth. Defines "absence of conflicting information relative to parentage" to include specified entries

Limits the requirement that a new birth certificate be established by the State Registrar of Vital Statistics upon receipt of an affidavit that a child has become legitimated by a subsequent marriage of its parents for any child born in this state and whose birth certificate is on file in the Office of the State Registrar, to cases in which there is an absence of conflicting information on the originally registered certificate of live birth.

Requires, whenever the facts of parentage, including the paternity or nonpaternity of a child, have been established by judicial decree, that the State Registrar upon receipt of a certified copy of the court order, application, and payment of prescribed fee, establish a new birth certificate for such child. Requires, whenever paternity of a child has been so established, that State Registrar establish a new birth certificate for such child upon receipt of a certified copy of the court order, application, and payment of prescribed fee, rather than establish a new birth certificate for such child upon receipt of the court report.

Deletes present provisions which require, whenever the mother and father acknowledge paternity of a child by affidavit, that the State Registrar, upon receipt of the affidavit, establish a new birth certificate for such child. Authorizes, whenever the mother and father acknowledge paternity of a child by affidavit, and in the absence of conflicting information on the originally registered certificate of live birth, an application to be filed with the Office of the State Registrar. Requires, upon receipt of the application and payment of prescribed fee, and in the absence of conflicting information on the originally registered certificate of live birth, that the State Registrar review the application for acceptance for filing, and if accepted establish a new certificate for such child. Requires the State Registrar to furnish a certified copy of the new record of birth to the registrant without additional cost.

Operative on the first day of the month following the effective date of this act or January 1, 1973, whichever is later.

Ch 772 (SB 613) Deukmejian. Youth Authority

Authorizes Director of the Youth Authority to enter into agreements with federal agencies for the use of the authority's facilities by persons, as defined, under the jurisdiction of the federal agency.

To take effect immediately, urgency statute

Ch 773 (SB 643) Coombs Taxation.

Extends from January 1, 1972, to January 1, 1973, the time in which corporations ceasing to do business in this state will have specific tax provisions applied under the Bank and Corporations Tax Law.

Clarifies provisions relating to the taxation of corporations, banks and financial corporations commencing or ceasing to do business.

Ch 774 (SB 696) Mills. Lines of railroads abandonment.

Requires the Public Utilities Commission, within 10 days after receipt by it of an application, filed with either the Interstate Commerce Commission or the Public Utilities Commission, to abandon a line of railroad, to forward a copy of the application to the State Transportation Board.

Requires the board, upon receiving above copy of an application, to notify specified public entities and public utilities in the area where such line is located and to conduct a study with such public entities and public utilities as to the transportation uses that may be made of the line.

Requires the board to issue its findings and recommendations to the public entities and public utilities within 45 days of the date of receipt of the copy of application.

Ch 775 (SB 728) Carpenter School building aid law.

Requires, for purposes of the State School Building Aid Law of 1952, that outstanding bonded indebtedness, exclusive of interest, of divided districts which is equal to specified liabilities incurred by acquiring districts be considered a liability for purposes of computing bonding capacity of such district.

Requires districts applying for aid under such law that are divided into three parts, each becoming part of a newly formed unified school district, to have each such part excluded in determining the state loan repayment liability for any apportionment made.

to the original district subsequent to the date the unification is effective if prescribed requirements are met

To take effect immediately, urgency statute.

Ch 776 (SB 747) Behr. Property taxation.

Authorizes county board of supervisors to store abstract list on electronic data-processing records.

Corrects erroneous cross-reference.

Authorizes county board of supervisors of charter counties with over 1.3 million population to authorize transfer from auditor to tax collector the duty of canceling erroneous delinquent property tax penalties and interest.

Ch 777 (SB 763) Collier County clerk appointment

Authorizes board of supervisors of any county having a population of over 50,000 and under 55,000, over 557,000 and under 625,000, over 650,000 and under 1,350,000, or over 1,360,000 and under 4,000,000, as designated in specified provisions classifying counties, to appoint clerk of board of supervisors as any other county officer is appointed Replaces provisions authorizing such appointment in counties having a population over 503,000 and under 1,000,000 according to 1960 federal census

Ch 778 (SB 786) Dills. Bottled water

Prohibits bottled water from being sold or otherwise distributed which has been produced in any bottled water plant which does not at least satisfy the minimum standards adopted by the State Department of Public Health for the production of bottled water Defines terms "bottled water" and "water bottling plant"

Requires the department to adopt and enforce regulations re minimum standards for sanitary production and distribution of bottled water, quality standards for bottled water, and minimum standards of cleanliness for any machine or device used to vend or to dispense bottled water.

Requires licensing of in-state and out-of-state bottlers and distributors of bottled water Requires licensing of bottlers, distributors or vendors using dispensers and vending machines for bottled water.

Requires licensing fee.

Provides penalties for violation.

Operative July 1, 1973.

Ch 779 (SB 830) Richardson Crimes against animals

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

Ch 780 (SB 896) Alquist. Seismic safety

Requires filing of inundation maps by certain dam owners with Office of Emergency Services, Department of Water Resources, and specified local agencies. Provides that cities and counties having territory designated by Office of Emergency Services as being in area where death or personal injury would occur as a result of dam failure, shall adopt emergency procedures for evacuation and control of populated areas below dams, and requires Office of Emergency Services to review such procedures and make recommendations relative to the adequacy thereof

Requires such emergency procedures to conform to local needs, and sets forth suggested possible elements of such procedures, but specifies that Office of Emergency Services may require other appropriate elements Requires report to Legislature

Ch 781 (SB 984) Roberti Juveniles

Authorizes probation officer to undertake program of supervision of minor subsequent to dismissal of petition already filed to declare minor a ward or dependent child of court, as well as in lieu of filing petition, under specified circumstances

Ch. 782 (SB 1087) Carpenter. State Highway Route 1.

Deletes from the California freeway and expressway system Route 1 (a) from Route 5 south of San Juan Capistrano to Route 105 and (b) from the southerly boundary of the Los Angeles International Airport to the Los Angeles-Ventura county line

Ch. 783 (SB 1127) Schrade. Funeral directors.

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

Ch 784 (SB 1244) Marks. Airports

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

Specifies that nothing in this section affects the power of a county, city, or city and county to regulate the sale, peddling or offering for sale of goods, merchandise, property, or services.

Ch 785 (SB 1312) Alquist. Transit district.

Authorizes the Board of Directors of the San Francisco Bay Area Rapid Transit District, in its discretion, within 60 days after the effective date of the act, to negotiate to amend any contract which was let by bids for the purchase of transit vehicles involving total expenditures of over \$50,000,000, for the purchase of additional transit vehicles and any other items provided for under the contract, provided, that the increase in price for the additional purchases does not exceed a specified percentage.

To take effect immediately, urgency statute

Ch. 786 (SB 1468) Richardson Glendora special assessment proceedings.

Makes the provisions of the Special Assessment Investigation, Limitation and Majority Protest Act of 1931 inapplicable in the City of Glendora to the construction or acquisition, or the construction and acquisition, of water improvements when recommended in writing as a health necessity by the city health officer and the recommendation is entered into the minutes of, and approved by a 2/3 vote of, the city council. Makes such provisions also inapplicable in the City of Glendora to water improvements upon the written recommendation of the chief of the city fire department, as a necessary fire protection measure, subject to similar approval.

To be effective only until 61st day after final adjournment of the 1977 Regular Session

Ch. 787 (SB 1503) Teale. Data processing.

Creates four consolidated data centers in Department of Justice, Business and Transportation Agency, Agriculture and Services Agency, and Human Relations Agency, respectively. Provides centers shall be run by directors appointed pursuant to civil service

Provides powers and duties of data center directors, state agency, and Department of Finance with regard to data processing. Makes related changes

To take effect immediately, urgency statute.

Ch 788 (AB 13) Cory State Controller fiscal reports

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

Requires Controller to consult with appropriate agencies and requires public agencies to provide information to Controller, as requested

Ch. 789 (AB 27) Chappie. Mobilehomes—fires.

Requires the chief fire official of every city, county, city and county, fire protection district, or other local fire protection agency to file a report with the State Fire Marshal on forms provided by the State Fire Marshal of each mobilehome fire occurring within his jurisdiction.

Requires the State Fire Marshal to compile an annual statistical report, including specified information, of all mobilehome fires occurring within this state and to furnish a copy of such report to the Commission of Housing and Community Development.

Ch. 790 (AB 58) Hayes. State Highway Route 1.

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

Ch. 791 (AB 101) Quimby. Vehicles

Deletes provisions requiring transmittal to the Department of Motor Vehicles of any evidence of registration, including registration certificates, certificates of title, and license plates, of an abandoned vehicle or vehicle that has been removed from public or private property.

Deletes provision exempting licensed dismantlers acquiring certain low-valued vehicles from the requirement to report possession to the department

Requires any automobile dismantler acquiring a vehicle subject to registration under the Vehicle Code for the purpose of dismantling, who fails to forward required notification to the department within 72 hours after taking possession, exclusive of Saturdays, Sundays, and holidays, rather than within 24 hours after taking possession, and before dismantling such vehicle, to pay a \$5 investigation service fee in addition to any other fees due

Makes additional changes in Sec. 22705, Vehicle Code, proposed by SB 188, to be operative only if SB 188 and this bill are both chaptered, and this bill is chaptered after SB 188

Ch 792 (AB 237) Knox. Local agency formation commissions

Provides that spheres of influence, after adoption, shall be used by a local agency formation commission as a factor in making its decisions, rather than providing that spheres of influence shall be used by a commission as a basis for its decisions. Provides that prohibition against commission regulating land use does not prohibit commission from requiring rezoning as a condition of city annexation so long as the commission does not designate the type of zoning. Requires commission to review city consolidations prior to circulation of petition. Makes related changes

Ch 793 (AB 244) Powers. Conduct of professional engineers

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

Ch. 794 (AB 246) Wood. Pesticides.

Declares legislative intent re the safe use of pesticides and safe working conditions for farmworkers, pest control applicators, and other persons handling, storing, or applying pesticides, or working in and about pesticide-treated areas. Requires the Director of Agriculture to adopt regulations to carry out such provisions. Requires the State Department of Public Health to participate in the development of such regulations and requires that regulations which relate to health effects be based upon the recommendations of the State Department of Public Health. Requires designated information relating to such recommendations to be made available upon request to any person.

Requires the director and each county agricultural commissioner under the direction and supervision of the director, to enforce such provisions and any regulations adopted pursuant thereto. Authorizes the local health officer to assist the director and commissioner. Requires local health officer to investigate any condition where a health hazard from pesticide use exists, and to take action in cooperation with the commissioner, to abate any such condition. Authorizes the local health officer to call upon the State Department of Public Health for assistance, pursuant to specified provisions.

Ch. 795 (AB 259) Ryan. Master teachers.

Permits master teacher selection panel to adopt rules and regulations re implementation of Certified Master Teacher Law of 1970. Prohibits panel or member of panel from being held civilly liable by an applicant for an act or omission which occurs in the implementation of the law

Provides that master teacher selection panel of a participating school district shall consist of at least one but not more than two, rather than at least two but not more than three, examiner teachers. Permits appointment of a third examiner teacher in cases of difference of opinion between the two examiner teachers

Reduces from three schooldays to two schooldays, the time which an examiner teacher may be excused from duties for each applicant examined

Requires that applicant for master certificate spend at least 80 percent of his teaching time in the classroom

Deletes authority for deficits in specified fund for administration of program to be taken from county school service fund or other fund designated by county board of education.

Appropriates \$200,000 from State School Fund for fiscal year 1972-1973 for purposes of payment of stipends to master teachers

Appropriates \$8,400 to Director of Finance for each of fiscal years 1971-1972 and 1972-1973 for allocation to school districts for providing examiner teachers for master teacher selection pilot program.

Defines in detail the tenure rights of public school certificated employees qualified to perform services other than classroom teaching

To take effect immediately, urgency statute

Ch 796 (AB 414) Sieroty Registration of narcotics offenders

Specifically includes persons convicted of any violation of Section 11530 1, Health and Safety Code, which relates to planting, cultivating, harvesting, drying or processing marijuana, within the requirement of registration as a narcotics offender

Excludes persons convicted of a misdemeanor for the possession of marijuana, or of using, or being under influence of, marijuana, from this requirement

Ch. 797 (AB 432) Stull Navigation.

Provides that a person who renders assistance at the scene of a vessel collision, accident, or other casualty without objection by any person assisted shall not be held liable for any civil damages sought as a result of the rendering of assistance or for any act or omission in providing or arranging for assistance, where the person has acted as an ordinary reasonably prudent man would have acted under the same or similar circumstances

Requires the Department of Navigation to prescribe by regulation the date by which a vessel accident report is required to be submitted. Authorizes a peace officer, harbor policeman, or others having knowledge of a vessel accident, to file a report, but provides that such reports do not remove the requirement for filing by the operator or owner of the vessel

Appropriates \$127,000 to the department from the Harbors and Watercraft Revolving Fund for support of the department in augmentation of Item 203 of the Budget Act of 1972.

Ch. 798 (AB 437) Dunlap. Mentally retarded minors.

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

Ch 799 (AB 441) Conrad. Vehicle dealers, manufacturers, transporters.

Revises provisions re acts which are declared to be unlawful and a violation of the Vehicle Code if committed by the holder of a license issued to a dealer, manufacturer, or transporter, pursuant to provisions of the Vehicle Code, by making it unlawful and

a violation of the Vehicle Code for such licensee to include as an added cost to the selling price of a vehicle, an amount for licensing or transfer of title of the vehicle, which amount is not due to the state, unless, prior to the sale, such amount has been paid by a dealer to the state in order to avoid penalties that would have accrued because of late payment of such fees, rather making the inclusion of such amount unlawful and a violation of the Vehicle Code unless such amount has in fact been paid by the dealer prior to the sale

Ch. 800 (AB 469) Z'berg Professional foresters

Provides for the licensing and specialty certification of professional foresters administered by the State Board of Forestry and for the establishment of an examining committee for the examination of the qualifications of applicants for such license or certification. Declares legislative intent, defines terms, and provides for exclusions from the applicability of such provisions. Creates the Professional Forester Registration Fund and requires the deposit of specified fees to the fund

Ch 801 (AB 484) Bee Shorthand reporting.

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

To take effect immediately, urgency statute.

Ch. 802 (AB 501) Hayes. Orders for child support.

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

Ch 803 (AB 505) Deddeh Weighmasters

Makes bond cancellation or forfeiture, or being found guilty of misdemeanor for violation of weighmaster regulations, ground for refusal, suspension or revocation of license.

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

Ch 804 (AB 512) Wood Plants interstate origin inspection.

Authorizes the Director of Agriculture to designate, by regulation, certain types or varieties of plants, which are arriving from certain areas, to be released without inspection, if not specifically prohibited by quarantine or other restrictions and that the director has provided by agreement with officials of the state of origin as to compliance with the same standards of cleanliness which apply to nursery stock produced or sold in California.

Ch 805 (AB 572) Chappie Taxation of motor vehicles

Eliminates conflicting provisions for licensing horseless carriages

To take effect immediately, urgency statute.

Ch 806 (AB 579) Biddle Air pollution standards. review.

Deletes provision re action the State Air Resources Board may take, and the procedure to be followed in such action, if it finds, after investigation and testing, that its ambient air quality standards are not being complied with within an air basin or that a local or regional authority has not taken reasonable action to control emissions from nonvehicular sources.

Requires the board before adopting, amending, or enforcing a coordinated basinwide air pollution control plan, a county program under such plan, or rules and regulations under such a plan or program, as provided in specified provisions, to hold a public hearing, upon 30 days' written notice given to the basinwide air pollution coordinating council, if any, and the air pollution control districts affected. Requires the board, where the air pollution control districts affected are not taking reasonable action to abate a concentration of air contaminants presenting an imminent and substantial endangerment to the health of persons, to give, orally if necessary, as much notice as possible, but not less than 24 hours, and requires board in the action taken to include a statement of the facts which prevented the board from giving 30 days' written notice

Ch. 807 (AB 593) Harvey Johnson. Firefighters

Deletes provision excluding firemen employed by Division of Forestry from provision that firemen employed by the state, including University of California, shall be accorded workmen's compensation benefits for death or disability of fireman occurring while firefighting, rescuing or preserving or protecting life or property anywhere in state when not acting under immediate direction of employer.

Ch. 808 (AB 610) Arnett. Nurses' registries

Transfers duties and responsibilities re regulation and control of nurses' registries from Division of Consumer Services in Department of Consumer Affairs to Bureau of Employment Agencies in Department of Consumer Affairs

Makes corresponding changes.

Makes additional changes in Sec. 9890.53, Business and Professions Code, proposed by AB 686, to be operative only if AB 686 and this bill are both chaptered, and this bill is chaptered after AB 686

Ch. 809 (AB 626) Duffy. Justice courts

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

Becomes inoperative on January 1, 1975

Ch 810 (AB 656) Knox Investments

Revises provisions of Corporate Securities Law of 1968 relating to exemptions from provisions of such law, qualification by coordination, discipline of broker-dealers and investment brokers, securities advertising, and civil liability for violations of such law.

Specifies that it is unlawful for any person, rather than issuer, to offer or sell in this state any security in an issuer transaction, rather than any security issued by it, unless such sale has been qualified or exempted.

Revises provisions of such law relating to fees for certificates to act as broker-dealer, broker-dealer's agent and investment adviser and revises provisions of Commodity Advisers Law relating to fee for certificate to act as commodity adviser. Provides that all revisions of such fee provisions shall become operative on July 1, 1973.

Ch. 811 (AB 694) Chappie. Airport capital improvements.

Includes construction or reconstruction of transient general aviation aircraft parking areas within definition of "airport and aviation purposes" under law governing Aeronautics Fund

Ch 812 (AB 704) Murphy State Highway Route 1.

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

Ch 813 (AB 742) Porter Water quality

Abolishes the Water Quality Advisory Committee in the State Water Resources Control Board, and authorizes the state board to establish a Water Quality Coordinating Committee to assist the board in carrying out its responsibilities in water quality control.

Permits cease and desist orders of a California regional water quality control board to be served by personal service, as well as by registered mail

Repeals provision requiring maintenance of a Liquid Waste Haulers Account in the State Water Quality Control Fund and the deposit of all fees from the regulation of liquid waste haulers in such fund and their appropriation without regard to fiscal years to the State Water Resources Control Board for the administration of such provisions.

Permits the Isla Vista Sanitary District, the Squaw Valley County Water District, and the Alpine Springs County Water District to enter into contracts for construction loans under the Porter-Cologne Water Quality Control Act without being required to hold an election within the district on the proposition

Extends civil liabilities for the intentional or negligent violation of requirements for the pretreatment of industrial waste otherwise detrimental to the treatment works or for the prevention of the entry of such waste into the collection system and treatment works, which are authorized to be adopted by any local agency authorized to construct, own or operate a sanitation or sewer system, to violations of requirements adopted or ordered by any such agency, as well as by any county sanitation district or sanitary district

Ch. 814 (AB 781) Maddy Classified school employees

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

Ch. 815 (AB 817) Conrad Bicentennial Commission- American Revolution.

Provides for reimbursement of members of American Revolution Bicentennial Commission of California for necessary traveling expenses and per diem of \$25 each commission meeting. Appropriates \$5,000 for such expenses.

Ch. 816 (AB 819) Barnes Yacht and ship brokers

Exempts transaction involving the sale of yachts or ships in excess of 300 gross tons by a person who only sells yachts or ships in excess of 300 gross tons from provisions of the Yacht and Ship Brokers Act.

Deletes provisions requiring an application for a yacht and ship broker's license to be accompanied by a certification of honesty, truthfulness, and good reputation, and by recommendations by 2 brokers that the license be issued, and deletes provisions authorizing the Department of Navigation and Ocean Development to deny a license upon the applicant's failure to furnish such certification and recommendations.

Authorizes an applicant for a yacht and ship broker's license to deposit with the department a cash bond of \$5,000 secured by bank deposits of cash, investment certificates, or share accounts in lieu of a surety bond in such amount.

Ch. 817 (AB 858) Quimby Vending machines.

Makes certain provisions relating to the imposition of license taxes by cities applicable to coin-operated vending machines rather than to coin-operated vending machines dispensing tangible personal property.

Authorizes city to require certain coin-operated vending machine business licensees to submit copies of tax statements filed with government entities by them or by any other individual or firm owning, renting, leasing, or operating such machines disclosing gross receipts received from owning, renting, leasing, or operating such machines.

Makes technical, nonsubstantive change.

Ch. 818 (AB 887) Biddle Ballot measures.

Enlarges definition of the treasurer of an association formed to support or defeat a measure to include those persons who are the sole members of an association.

Requires Secretary of State, the county clerks, and the city clerks to furnish each association with blank forms for the preparation of statements of receipts and expenses for statewide, county, and municipal ballot measures, respectively.

Requires each statement of receipts and expenses to include the name and address of the association and the treasurer of the association.

Requires the treasurer of each association or each association to file the required statements of receipts and expenses.

Ch. 819 (AB 918) Hayden Guide dogs.

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

Ch. 820 (AB 946) McCarthy Labor: records

Specifies that nothing in provisions of law concerning Industrial Welfare Commission shall be construed to authorize commission to adopt orders requiring employers to maintain records or information concerning hours of work, meal periods, rest periods, or other similar matters for women employees unless the employers also maintain such records or information concerning such matters for male employees.

Ch. 821 (AB 965) Monagan Courts.

Increases number of deputy marshals for the eastern division of Manteca-Ripon-Escalon-Tracy Judicial District from one to two.

Specifies salary of assistant marshal in municipal court district embracing the City of Stockton, and provides for equalization of salary with specified county employees.

Increases from six to seven the number of deputy clerks IV which clerk of such court district may appoint

Increases salary level of marshal for such court district [as of April 2, 1973].* Increases from one to two the number of clerk-typists II which the marshal may appoint

Deletes exclusion of the marshal from provision authorizing specified salary increases for specified employees of San Joaquin County.

Ch. 822 (AB 987) Braithwaite. Execution and attachments.

Includes within exemptions from execution and attachment, for a period of six months from the date of receipt, the compensation received from a public entity which acquires for a public use a dwelling actually owned and occupied by the debtor; and the proceeds received from a public entity pursuant to specified provision on relocation assistance for displacement from a dwelling Provides that such compensation and proceeds shall be exempt in the amount, over and above all liens and encumbrances, allowed for homesteads

Ch 823 (AB 1267) Wilson Advertising

Provides that period for commencement of action by Attorney General or district attorney for civil penalty for violation of certain false and other advertising laws is three years from time of discovery by the Attorney General or district attorney of facts constituting such violation

Makes changes in law consistent with those made by SB 912, to be operative only if SB 912 is chaptered and amends Sections 17535 and 17536 of the Business and Professions Code.

Ch 824 (AB 1322) Badham State Highway Route 1

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

Ch 825 (AB 1454) Beverly Subdivisions.

Amends Subdivision Map Act to specifically authorize advisory body and appeal board as well as governing board of cities having a population of over 2,800,000 to deny tentative maps in specified instances Requires notice to property owners within 300 feet of proposed subdivision re hearing on approval or denial of same Provides for appeal from finding at such hearing by persons other than subdivider

To take effect immediately, urgency statute

Ch 826 (AB 1500) Duffy Acupuncture

Permits performance of acupuncture and other forms of traditional Chinese medicine by unlicensed person in approved medical school for primary purpose of scientific investigation of acupuncture under specified circumstances

Requires medical school conducting such research to make specified annual report to Legislature

To take effect immediately, urgency statute

Ch 827 (AB 1506) Lanterman. Optometry

Extends from December 31, 1972, until December 31, 1973, expiration date of provisions requiring State Board of Optometry to permit taking optometrist examination by persons meeting certain requirements

Makes other technical changes

Ch 828 (AB 1698) Qumby Mobilehomes, mobilehome parks

Authorizes any person to file an application with the governing body of any city, city and county, or county for a conditional use permit for a mobilehome or mobilehome park Requires public hearing and staff report, as specified, prior to the decision of the governing body

Ch 829 (AB 1833) Cory Average daily attendance computation

Revises computation of community college district average daily attendance to require multiplication of weekly student contact hours of enrollment as recorded for the fourth week of 5 or 6 consecutive schooldays each semester or quarter by statewide

factors heretofore established by the Board of Governors of the California Community Colleges, subject to review by the Department of Finance, rather than established by the Department of Finance in cooperation with Board of Governors of California Community Colleges Specifies Monday of the fourth week of regularly scheduled classes in the semester or quarter as census day. Revises computation of community college summer session average daily attendance to require, for sessions of less than 4 weeks, division of the total actual class hours by 525 and, for sessions of 4 weeks or more, multiplication of the weekly student contact hours of enrollment in each class during the census week of each class of summer session by the number of scheduled weeks for each class, multiplication of product so derived by statewide factors established by Board of Governors, subject to review by Department of Finance, and the division thereof by 525 and to specify Monday of the second week as census day.

Deletes provision that attendance of pupils enrolled in Saturday classes will be included only for Saturday courses meeting prescribed conditions.

Deletes existing provision requiring community college districts to report to Superintendent of Public Instruction re active enrollment of summer school courses.

Deletes existing provision requiring Department of Finance, with cooperation of Board of Governors, to develop factors and census days for computation of community college average daily attendance

Ch 830 (AB 1887) Lanterman. State civil service: appointments.

Requires the State Personnel Board to approve the appointment of qualified persons to the number of positions in a class in an agency authorized by the Legislature in the Budget Act, on the basis of total responsibility and productivity requirements, without placing primary emphasis on the number of positions subordinate to those positions.

Ch 831 (AB 1943) Biddle Pupils' expulsion hearing.

Specifies that where parent or guardian of a pupil who has been expelled from school requests hearing before county board of education, the school district governing board, or the board's designee, may appear and present evidence at such hearing.

Ch. 832 (AB 1994) Stacey. Kern County Water Agency.

Eliminates requirements that no proceedings in eminent domain shall be commenced, that no contract with the state or the United States or a member unit shall be submitted to the voters or executed, and that no proposal to authorize the issuance of bonds shall be submitted to the electorate, without the previous approval of the board of supervisors of Kern County

Authorizes the agency to issue negotiable promissory notes, subject to specified conditions and limitations, to pay the cost of any work or improvement for the benefit of any member unit, as determined in any agreement between the agency and the member unit, or for the benefit of any improvement district or to refund any such notes.

Provides for establishment of the divisions from which directors are elected by ordinance of the agency, and repeals provisions specifying boundaries of such divisions Requires adjustment of boundaries following each decennial federal census so that divisions shall be as nearly equal in population as may be, and permits additional adjustments as specified Prescribes related matters

Increases compensation of directors from \$25 to \$50 per meeting, but limits such compensation to not exceed 4 meetings per month.

To take effect immediately, urgency statute

Ch 833 (AB 2112) Moorhead Unemployment insurance

Specifies eligibility of new employers, as defined, for contribution rate of more or less than 2.7 percent.

Provides that unemployment benefits shall not be denied by cancellation of wage credits or total reduction of benefits for any cause other than discharge for misconduct connected with the work, fraud in connection with a claim for benefits, or receipt of disqualifying income

Provides that wages paid prior to the effective date rather than the filing date of a valid unemployment insurance claim and not used in the computation of an award may be used for the purpose of computing the amount of any other award only if within the

12-month period following the effective date, rather than the filing date, of the valid claim the individual was paid sufficient wages to meet eligibility requirements and had some work

Provides that payments received under the maritime doctrine of maintenance and cure can be used in computing wages for the purposes of qualifying for unemployment insurance benefits.

Makes various other changes relative to liabilities of acquiring entities and liabilities of entities acquiring previously accumulated favorable reserve accounts.

Provides that disability benefits may be reduced by payments received under the maritime doctrine of maintenance and cure.

Specifically provides that a plea of nolo contendere is deemed to be a conviction for the purposes of determining whether an employee left his employment voluntarily without good cause or for false claiming of benefits, irrespective of whether an order granting probation or other order is made suspending the imposition of the sentence or whether sentence is imposed but execution thereof is suspended.

Extends from 15 to 25 years the period during which the Legislature may appropriate federal "Reed Act" money credited to California under the Social Security Act for the administration of the California unemployment insurance law

Makes related changes.

Incorporates changes to Sec. 2629, Unemployment Insurance Code, proposed by AB 715, to be operative only if both this bill and AB 715 are chaptered, and this bill is chaptered after AB 715

Ch. 834 (AB 2143) Townsend Subletting and subcontracting

Provides that work covering street lighting and traffic signals is not excluded from Subletting and Subcontracting Fair Practices Act

Ch. 835 (AB 2315) Belotti. District agricultural association expenses.

Appropriates \$50,000 to the Department of Agriculture for the operational support of the 39th District Agricultural Association to be allocated by it to the association in accordance with a schedule to be prescribed by the department. Specifies that no such funds shall be expended until designated conditions are satisfied. Provides that such appropriation shall not preclude the association from participating in the apportionment of any money appropriated for district agricultural association fairs.

To take effect immediately, urgency statute.

Ch 836 (AB 2382) Fenton Continuation of elementary schools

Defers until July 1, 1973, the effect of provisions excepting certain school districts and schools from the applicability of section relating to the continuance and discontinuance of elementary schools following district reorganizations, in the case of the districts involved in certain litigation.

Prescribes retroactive effect of changes

To take effect immediately, urgency statute

Ch 837 (AB 1165) Chappie Community college interstate agreements.

Authorizes Board of Governors of California Community Colleges to enter into interstate attendance agreements with statewide agencies of other states for the exchange of residents, on a one-for-one basis, for the purposes of instruction. Authorizes governing board of each California community college to participate in interstate attendance agreement entered into by board of governors. Authorizes waiver of nonresident tuition as condition to such participation.

Requires approval of board of governors in order for district to contract with specified agencies for payment of nonresident tuition fee

Ch 838 (AB 1285) Brathwaite Work and education confinement

Authorizes the Board of Supervisors to designate by ordinance a facility for confinement of prisoners for purpose of Cobey Work Furlough Law, and to designate the work furlough administrator as custodian of the facility.

Authorizes sheriff to transfer custody of such prisoners to the work furlough administrator for the time they are in such program

Ch 839 (AB 1457) Leroy F Greene Medi-Cal.

Provides that the Director of the Department of Health Care Services may by regulation provide for artificial dentures for conditions which preclude use of removable dental prostheses

Ch 840 (AB 1650) Lewis. Silverwood Lake facilities

Appropriates \$8,000 to the Department of Parks and Recreation for the operation and maintenance of facilities at Silverwood Lake.

To take effect immediately, urgency statute.

Ch 841 (AB 612) Vasconcellos Operation SHARE.

Renders inoperative for 1972-1973 and 1973-1974 fiscal years the provisions of the Miller-Unruh Basic Reading Act of 1965 which provide for allowances for increases in annual salaries of specialist teachers in reading and special allotments for school librarians

Reappropriates funds appropriated for such act for specified purposes related to such act and to Project SHARE in an amount sufficient to provide annual state support of \$500,000 for each of the fiscal years 1972-1973 and 1973-1974

Authorizes school districts, as well as county superintendents of schools, to participate in SHARE projects.

Increases amount allocable for SHARE tutors from \$30 to \$43 per fiscal year.

Requests Superintendent of Public Instruction to include SHARE projects in annual budget of Department of Education

States legislative intent that local school agencies will assume funding subsequent to expiration of pilot SHARE project.

Ceases to be operative on June 30, 1974

To take effect immediately, urgency statute

Ch 842 (SB 447) Way Green onions and shallots

Requires green onions and shallots to conform to the quality standards established by the Director of Agriculture, as prescribed

Makes it unlawful to perform various enumerated acts re marketing of green onions and shallots, unless such green onions and shallots and their containers conform to the regulations adopted by the director

To take effect immediately, urgency statute.

Ch 843 (SB 484) Coombs. Federal lands archaeological site

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

Requires, if such lands are acquired by the state, the commission to take all necessary steps to permit other state agencies or political subdivisions to construct buildings and other facilities essential to the preservation and protection of the archaeological site located on such lands

Ch 844 (SB 516) Holmdahl Pet shops.

Prohibits any person who operates a pet shop, as defined, to fail to maintain the premises and pet animals in designated manner

Makes it a misdemeanor to violate such provisions, and prescribes penalties.

Ch 845 (SB 723) Carpenter School buildings.

Includes within definition of "school building," for purposes of Field Act, buildings constructed, reconstructed, altered, or added to by any regional occupational center or program created by or authorized to act under a joint exercise of powers agreement and used or designed to be used for school purposes

Requires such joint powers regional occupational centers or programs, rather than only school districts, before letting contracts of \$7,500 or more for construction, alteration, or addition to a school building to submit plans for and obtain approval thereof by State Department of Education

Ch. 846 (SB 939) Walsh. Highway carriers

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

Declares such acquisition or control without required authorization void. Prohibits carrier from aiding or abetting violation of act.

Ch. 847 (SB 1130) Short. Nurses.

Adds additional public member to California Board of Nursing Education and Nurse Registration. Makes related changes

Makes additional changes made by Reorganization Plan No. 1 of 1970, to be operative on operative date of such plan

Ch. 848 (SB 1347) Deukmejian. Alcoholic beverages: club licenses.

Permits issuance of alcoholic beverage club license to private club organized to play handball or racquetball, which owns, maintains, or operates a building containing not less than 4 regulation-size handball or racquetball courts, as defined, which has members, and the members of which each pay regular monthly dues.

Makes it unlawful for any club licensed pursuant to this act to make any discrimination, distinction, or restriction against any person on account of such person's color, race, religion, ancestry, or national origin.

To take effect immediately, urgency statute.

Ch. 849 (SB 1377) Grunsky. Education of inmates.

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

Ch. 850 (AB 76) Dunlap. Air pollution control.

Specifies that, where the Bay Area Air Pollution Control District may transact business and exercise its powers only in a portion of a county, the city selection committee shall consist of specified representatives from cities in that portion of the county, rather than from the entire county

Specifies that the mayor or the city councilman appointed by the city selection committee to the district board of directors shall be from a city in that portion of the county, rather than from a city in the county.

Deletes obsolete provisions

Makes additional changes in Sec 24351, Health and Safety Code, proposed by SB 339, to be operative only if SB 339 and this bill are both chaptered, and this bill is chaptered after SB 339

Ch. 851 (AB 82) Miller. Toll bridges.

Requires the California Toll Bridge Authority to grant toll-free passage on all toll bridges, tubes, and other toll highway crossings under its jurisdiction to members of the California Highway Patrol on duty.

Declares that members of the Patrol in all cases while on duty are persons directly connected with the operation of toll structures

Ch. 852 (AB 276) Keysor. Maintenance districts.

Requires any money loaned by a board of supervisors to a maintenance district formed under the Improvement Act of 1911 to bear interest at a rate to be fixed by the board.

Requires any area of such a district, or a tax assessment zone thereof, included in a city by annexation or incorporation after such a loan has been made to continue to be taxed for its proportionate share of the unpaid balance of the loan.

Authorizes emergency work found by a four-fifths vote of the board of supervisors in such a district to be necessary to protect life or property from impending flood damage to be done by negotiated contract without advertising for bids therefor.

Authorizes a board of supervisors, in case of emergency, to borrow money from, or lend available district money to, another district, with such a loan subject to same terms and conditions as loans made to such districts from county funds

Authorizes a board of supervisors or a legislative body to provide at the time of formation for the automatic dissolution of a zone created for special facilities or replacement of obsolete equipment upon payment of all assessments attributable to the special facilities for which the zone was created.

Ch 853 (AB 669) Murphy Outdoor advertising

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

Ch 854 (AB 1450) Quimby Courts

Changes salaries and positions of court attachés in the San Bernardino County Municipal Court District.

Changes number of positions and salaries for various classes of personnel of the Municipal Court of the Eureka Judicial District.

Changes procedure for appointment by marshal of such court of assistant personnel by requiring concurrence of the board of supervisors

Ch 855 (AB 1623) Warren. Claim and delivery

Revises claim and delivery law.

To take effect immediately, urgency statute

Operative only until December 31, 1975

Ch 856 (AB 1663) Murphy Escheat.

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

Operative January 1, 1973

Ch 857 (AB 1739) Gonsalves. Property taxation.

Requires county assessors and the State Board of Equalization to value property for various property tax purposes at its restricted value, as well as its full cash value, commencing on the lien date in 1973.

Ch. 858 (AB 1933) Burke. Public employee organizations.

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

Makes similar change to section proposed by SB 1440, to be operative only on enactment of such bill.

Ch 859 (AB 1942) Cory Crippled children's services.

Prohibits State Department of Public Health and specified local agencies from denying eligibility or aid under the crippled children's program because an otherwise eligible person is receiving treatment services under a teaching program at an accredited medical school facility whether or not all or part of such treatment services are performed by the staff at such facility, provided that such treatment services are under the general supervision of a crippled children services panel physician.

To take effect immediately, urgency statute.

Ch 860 (AB 2019) Hayden Air pollution control

Requires county air pollution control officers to observe and enforce specified provisions, rather than all provisions, in the Vehicle Code relating to the emission or control of air contaminants

Authorizes the air pollution control officer of the Bay Area Air Pollution Control District, and, if funds are subvented to the district pursuant to AB 1582, requires the air pollution control officer, to observe and enforce specified provisions in the Vehicle Code relating to the emission or control of air contaminants.

Requires the air pollution control officers of regional air pollution control districts to observe and enforce specified provisions in the Vehicle Code relating to the emission or control of air contaminants.

Makes additional changes in Secs 24224 and 39402, Health and Safety Code, proposed by AB 2122, to be operative only if AB 2122 and thus bill are both chaptered, and this bill is chaptered after AB 2122.

Ch. 861 (AB 2024) Lanterman Relocation assistance.

Deletes provision authorizing Board of Control to adopt rules and regulations regarding relocation assistance.

Provides that relocation payments shall be exempt from execution of judgment for six months after receipt

Ch 862 (AB 2040) Pierson Community redevelopment agency members

Provides whenever the legislative body of a city having a population less than 200,000, or the legislative body of a county, declares itself to be the community redevelopment agency, that compensation to community redevelopment agency members shall not exceed \$25, rather than \$15, per member per meeting attended.

Provides that in addition, members shall receive their actual and necessary expenses incurred in the discharge of their duties.

Ch 863 (AB 2046) Pierson Unemployment disability compensation

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

Ch. 864 (AB 2113) Moorhead Unemployment insurance.

Requires Superintendent of Public Instruction to exercise all rights of appeal on behalf of school employers.

Adds to items to be charged to the balancing account in the Unemployment Insurance Fund those benefits not charged to employers' reserve accounts pursuant to specified provisions.

States sick pay or holiday pay earned but not paid for services performed prior to termination of employment, shall not be construed to be wages or compensation for personal services for purposes of unemployment compensation or disability benefits, and provides provision as amended for the payments of vacation pay, sick pay, and holiday pay shall be operative only with respect to such payments made on or after January 1, 1973

Abolishes classified service unemployment account in county school service funds

Makes various changes and revisions in provisions concerning the authority of the Superintendent of Public Instruction to obtain personnel records as an agent in matters pertaining to unemployment insurance

Makes related technical changes

To take effect immediately, urgency statute

Ch 865 (AB 2328) Foran Metropolitan Transportation Commission Act.

Requires specified public multicounty transit systems in jurisdictional area of Metropolitan Transportation Commission to incorporate physical characteristics compatible with system of the San Francisco Bay Area Rapid Transit District, and requires unified management and operation of interconnecting facilities

Ch. 866 (AB 2349) Moorhead. Superior court record destruction.

Includes case files as records of superior courts which may be destroyed 30 years after filing, where prescribed criteria satisfied

Provides that case files of dismissed civil actions may be destroyed 7 years after dismissal Specifies that case files of actions for tortious personal injury and wrongful death may be destroyed 15 years after judgment if prescribed criteria satisfied.

Requires county clerk to defer for 5 years disposal of case files of dismissed actions and actions for tortious personal injury and wrongful death upon request of party or his attorney, and requires clerk to provide copy of such file upon request and payment of prescribed fee.

Provides records, papers, and case files destroyed pursuant to delineated provisions may be proved by copy thereof, authenticated as specified

Ch 867 (AB 2375) Powers Appropriation General Services.

Appropriates \$2,210,000 from the General Fund to the Department of General Services for acquisition of the monoral system at the California Exposition and Fair and related operating equipment

To take effect immediately, urgency statute

Ch. 868 (SB 212) Grunsky. Community college construction

Authorizes the Board of Governors of the California Community Colleges to approve of advance apportionments from the State School Fund to meet costs of preliminary plans for construction in a district when it has been shown that the district has no uncommitted funds available for such use and any delay in development of preliminary plans will delay construction and placing of an application for state support for construction.

Provides for subsequent recoupment of advances
To take effect immediately, urgency statute

Ch. 869 (SB 285) Marks. State colleges

Authorizes Trustees of California State University and Colleges, with prior approval of Department of Finance and Joint Legislative Budget Committee, to make changes in allocation of funds provided in appropriation to trustees made by specified item of Budget Act of 1972 by implementing a single pilot management, planning, and budgeting system at one selected campus

To take effect immediately, urgency statute.

Ch. 870 (SB 636) Dills. Cosmetology and electrology

Requires applicant for license to operate school of cosmetology to present to State Board of Cosmetology evidence that at least 25 persons are enrolled as bona fide, full-time students, as such a student is defined, rather than requiring presentation of 25 applications for enrollment as students. Declares contract between prospective student and proposed school shall not be binding on such student if school does not begin instruction within 90 days after entering into contract.

Requires board to admit to cosmetology instructor's examination applicants who had completed certain teacher training or practical experience requirements prior to the effective date of certain amendments made by the 1971 Regular Session of the Legislature, and who comply with other pertinent requirements.

To take effect immediately, urgency statute

Ch 871 (SB 641) Dills. Sentry and attack dogs

Prohibits, with specified exception, any person from taking a sentry dog or a tracker or attack dog into, or keeping a sentry dog or a tracker or attack dog in, any portion of any business establishment which is open to the public, unless any such dog is accompanied or kept by a dog handler

Prohibits, with specified exception, any person from keeping any sentry dog or tracker or attack dog in any business establishment or any other place open to the general public at any time unless there is posted at every entrance of such business establishment or place a sign of sufficient size and design to warn persons that such a dog is used at such business establishment or place.

Ch 872 (SB 782) Mills. Regional occupational centers

Authorizes county superintendent of schools and governing boards of community college districts, in counties with population of 75,000 or less, to contract, with approval of Superintendent of Public Instruction, for education of community college students in regional occupational programs operated by county superintendents of schools, provides for crediting of average daily attendance thereof and for community college credit therefor

Ch 873 (SB 1080) Carpenter. School district reorganizations

Provides that in any school district which is created or whose boundaries or status is changed by an action to organize or reorganize districts, the changes shall be effective on the date the action is completed for purposes of issuing and selling bonds.

To take effect immediately, urgency statute.

Ch 874 (SB 1157) Marks Labor

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

Ch. 875 (AB 424) Thomas. Professional boxing.

Authorizes State Athletic Commission to license described gymnasia used for training purposes by professional boxers, and to issue permit as training sparrer. Prohibits sparring for training purposes between licensed professional boxer and person not also so licensed or holding permit as training sparrer and prohibits licensee from conducting or holding such sparring, or permitting such sparring

Ch. 876 (AB 529) Ryan. Community colleges: nonresident tuition

Prescribes method for computing nonresident tuition fee for community colleges at the district level rather than on a statewide basis, such fee to be based upon amount expended per student for the current costs of education for each student enrolled in the district.

Deletes proposed provision of AB 666 requiring tuitions within each type of institution to be uniform.

Incorporates additional changes to Section 25505.8, Education Code, proposed by AB 666, to be operative only upon enactment of AB 666 before this act

Ch. 877 (AB 595) Meade. Sales and use tax

Exempts from sales and use taxes the gross receipts from the sale, storage, use or other consumption of artificial limbs, or their replacement parts, for human beings

Exempts also from sales and use taxes meals and food products furnished or served to low-income elderly persons at or below cost by a nonprofit organization or governmental agency under a program funded by the state or federal government.

To take effect immediately, tax levy, but operative on the first day of the first calendar quarter commencing more than 25 days after the effective date of the enactment

Ch. 878 (AB 960) Bee. State Teachers' Retirement Fund

Grants authority to the Los Angeles Community College District to consummate merger of local retirement system with State Teachers' Retirement System

Prescribes effect of merger upon benefits of affected members, and upon disposition of funds and assets of the respective systems

Operative July 1, 1972.

To take effect immediately, urgency statute

Ch. 879 (AB 1779) Miller. Community college certificated employees

Deletes provision defining temporary and substitute employees in relation to community college certificated personnel.

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

Operative from September 1, 1972, to September 1, 1974

To take effect immediately, urgency statute

Ch. 880 (AB 1841) Maddy. Community redevelopment agencies

Makes void and unenforceable as to a redevelopment agency and any other subsequent owners, tenants, lessees, easement holders, mortgagees, trustees, beneficiaries under a deed of trust, or any other persons or entities acquiring an interest in such real property from such time as title to the real property is acquired by an agency whether acquisition is by gift, purchase, eminent domain, or otherwise, any covenants, conditions, or restrictions existing on any real property within a project area prior to the time the agency acquires title to such property, which covenants, conditions, or restrictions restrict or purport to restrict the use of, or building upon, such real property

Provides for notice by publication and mail to the holders of interests made void and unenforceable by the provisions of this act.

Makes related provisions

Ch. 881 (AB 1970) McAlister. Vehicles

Recasts and revises provisions prohibiting riding on any vehicle or portion thereof not designed or intended for the use of passengers and prohibiting any person while driving a motor vehicle to knowingly permit any person to so ride

Recasts and revises provisions prohibiting any person under the age of 21 years from knowingly possessing, transporting, or having under his control, any alcoholic beverage in any motor vehicle, with specified exception

Makes additional changes in Sec 21712, Vehicle Code, proposed by AB 495, to be operative only if AB 495 and this bill are both chaptered, and this bill is chaptered after AB 495

Ch 882 (AB 2132) Dunlap Subdivisions.

Extends period from one year to three years in which dedication of certain public access routes to the coast and shorelines must be accepted by a city or county after approval of a subdivision map or be deemed abandoned. Deletes requirement that acceptance by governmental entity of dedication of public access route or routes be shown on tentative or final subdivision map

Ch 883 (AB 254) Townsend Public health

Authorizes destruction of hypodermic syringes and needles by grinding and disposal in sewerage systems where such disposal is authorized by appropriate agency with jurisdiction over such sewerage system.

Authorizes disposal of recognizable anatomical parts, human tissues, or anatomical human remains following conclusion of scientific use by interment, incineration, or any other method determined by the State Department of Public Health to protect the public health, rather than requiring that disposition be by interment or incineration only

Authorizes disposal of infectious waste, as defined, following conclusion of scientific use by interment, incineration, or any other method determined by the department to protect the public health

Permits furnishing and obtaining of hypodermic syringes or hypodermic needles, for uses which the State Board of Pharmacy determines are industrial, without requirement of recordation of such furnishing or other restrictions on furnishing and obtaining of hypodermic syringes or needles

Classifies specified narcotic antagonist drugs as dangerous drugs so as to require a prescription for their use

To take effect immediately, urgency statute

Ch 884 (SB 15) Burgener Tuition. veterans' dependents.

Includes dependents of U.S military service personnel who were California residents at time of entry into service and who are missing, captured, or forcibly detained or interned in action, as specified, among veterans' dependents eligible for certain benefits re tuition assistance, and allows such dependents to receive other specified governmental assistance and retain state eligibility

Provides that state-owned colleges, universities, and other schools are not prohibited from charging tuition or other fees to such dependents

Removes certain age restrictions for such dependents when receiving such benefits

Ch 885 (SB 147) Mills Licensing of bicycles

Prohibits, if a county or city has or adopts a bicycle licensing ordinance or resolution, any resident from operating a bicycle on any public street, road, highway, or other public property within the jurisdiction unless the bicycle is licensed in accordance with the provisions of this act

Requires the Department of Justice to approve licenses and registration forms of issuing agencies

Authorizes cities and counties to set license fees and requires that proceeds of licensing fees be retained by the licensing city or county and used to implement and improve bicycle registration and safety programs in its jurisdiction or for other purposes for which fees are used on the effective date of act

Requires the department to maintain records relative to lost and stolen bicycles in the Criminal Justice Information System Requires the department to impose annual fees on cities and counties which have adopted bicycle licensing ordinances or resolutions to finance the operation and maintenance of that portion of the system devoted to the bicycle records Requires the fee imposed by the department on a city or a county to be paid by the city or county from the fees collected under its adopted bicycle licensing ordinance or resolution. Limits the fee to 20 cents per bicycle licensed under such ordinance or resolution

Requires the department to conduct a comparative study of specified bicycle licensing and control plans, and to submit a progress report thereon to the Legislature by February 1, 1974.

Directs the department to make all necessary efforts to obtain federal and private funds for the purposes of carrying out its responsibilities under the act. Authorizes the department, with the approval of the Department of Finance, to receive any grants or gifts for such purposes.

Appropriates up to \$150,000 to the department for the purposes of this act. Specifies that any amount expended under the appropriation shall be reimbursed to the extent federal and private grants are, or may become, available for carrying out the purposes of the act.

To take effect immediately, urgency statute

Ch. 886 (SB 160) Way. Department of Youth Authority

Authorizes a county which has no juvenile home, ranch or camp to use state subventions for special probationary supervision programs to pay for its juvenile home, ranch or camp placements in other counties and prohibits the payment of state subventions to such other counties for the cost of maintaining such children.

Makes additional changes in Sec 1825, Welfare and Institutions Code, proposed by SB 549 and AB 368, to be operative only if SB 549 or AB 368, or both, and this bill are chaptered and this bill is chaptered last.

Ch. 887 (SB 400) Grunsky. Killing cats and dogs

Prohibits any person, peace officer, officer of a humane society, or officer of a pound or animal regulation department of a public agency from killing any dog or cat by the use of carbon monoxide gas without following designated procedure.

Prohibits any such person from killing any newborn dog or cat whose eyes have not yet opened by any other method than by the use of chloroform vapor or gas [or] * by inoculation of barbiturates or by use of high-altitude decompression chamber using prescribed procedures.

Requires any such person to follow prescribed procedure in killing any dog or cat by the use of high-altitude decompression chamber

Requires the County Sealer of Weights and Measures to semiannually inspect carbon monoxide and high-altitude decompression chambers used to kill dogs or cats pursuant to these provisions.

Defines a violation of these provisions to constitute cruelly killing an animal within the meaning of specified section of Penal Code

Authorizes a humane officer to enter any facilities utilizing a high-altitude decompression or carbon monoxide chamber for the purpose of inspecting the operation of such facilities.

Ch. 888 (SB 402) Deukmejian. Privileges.

Extends psychotherapist privilege to licensed marriage, family and child counselors, except in criminal proceeding

Ch. 889 (SB 403) Deukmejian. Marriage and family counselors

Revises educational requirement to provide that after September 1, 1975, before being qualified for a license as a marriage, family or child counselor applicants shall have received a master's degree in marriage, family and child counseling or its equivalent from an accredited educational institution, and specifies that equivalent degrees include but are not limited to master's degrees in social work or child development and family studies. Revises experience requirement to provide that applicant shall have received two years' experience under the direction of a licensed person, or equivalent experience. Specifies that applicant be at least 18, rather than 21, years of age

Ch. 890 (SB 457) Lagomarsino. Law libraries.

Permits increase of certain court fees for support of county law libraries, excluding Los Angeles County, from \$5 up to \$7 when board of supervisors of such county determines increase necessary to defray expenses of the library

Ch 891 (SB 621) Beilenson. Clinical laboratories: exceptions

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

States that if direct or indirect reference work is performed, provisions shall apply

Makes additional changes in Sec 1241, Business and Professions Code, proposed by AB 2214 to be operative only if AB 2214 and this bill are both chaptered, and this bill is chaptered after AB 2214

Ch. 892 (SB 628) Roberti Workmen's compensation

Appropriates \$500,000 to Workmen's Compensation Appeals Board to allow board to employ specified additional personnel not provided for in Budget Act of 1972.

Ch 893 (SB 648) Lagomarsino Grand juries.

Authorizes impanelment of one additional grand jury in Ventura County and provides for jurisdiction and term thereof

Effective only until January 1, 1976

Ch 894 (SB 777) Song. Prepaid legal services.

Authorizes formation of nonprofit corporations under the General Nonprofit Corporation Law for the purpose of administering a system or systems of defraying the cost of the professional services of attorneys, prohibits the corporation from performing its purposes unless specified requirements are met, and specifies the intent of the Legislature that nothing in the provisions shall be construed to prohibit formation and conduct of specified arrangements organized as unincorporated associations or pursuant to General Nonprofit Corporation Law without compliance with such requirements under specified conditions

To take effect immediately, urgency statute

Ch. 895 (SB 848) Bradley. Life insurance: standard valuation

Revises the permissible minimum standard for valuation of certain individual and group annuity and pure endowment contracts. Authorizes insurers to comply with act prior to January 1, 1979, and requires insurers to comply with act on and after January 1, 1979

To take effect immediately, urgency statute.

Ch 896 (SB 947) Moscone Grand juries.

Permits one additional grand jury to be impaneled in any city and county, such additional grand jury to be selected at random from list of trial jurors in civil and criminal cases. Provides that when such additional grand jury is impaneled, in inquiring into matters subject to grand jury inquiry, it shall have sole and exclusive jurisdiction to return indictments except for matters already the subject of inquiry by regular ~~or specified additional~~ * grand jury.

Ch. 897 (SB 983) Roberti Juvenile court

Provides a petition that is not verified which is filed in juvenile court to commence proceedings pursuant to juvenile court law may be dismissed without prejudice by the court.

Ch. 898 (SB 1022) Deukmejian Oil and gas.

Redefines the term "well" for purposes of provisions pertaining to oil and gas

Requires the chief deputy and district deputies of the Division of Oil and Gas of the Department of Conservation to be a state registered engineer or geologist

Revises provisions pertaining to the filing of bonds by persons who engage in the drilling, redrilling, or deepening of, or in any operation involving plugging or permanently altering the casing of, any well, including authorizing the filing of a cash bond secured by bank deposits of cash, investment certificates, or share accounts, or by bonds issued by the United States or the state in specified principal amounts

Prohibits commencement of drilling until the notice of intention to commence drill-

ing is approved by the supervisor or the district deputy and provides for automatic approval or cancellation of such notice of intention under prescribed conditions and revises content of such notice.

Revises provisions pertaining to the abandonment of wells

Requires the oil or gas well owner's monthly statement to show what disposition was made of the water produced from each well, including designations of injection or disposal wells.

Provides that removal of production equipment or facilities is prima facie evidence of desertion of a well after the lapse of 2 years after April 1, 1973.

Ch. 899 (SB 1185) Holmdahl Disabled veterans' exemption.

Exempts from property taxation the home, up to a maximum of \$10,000 of assessed valuation, of any resident veteran who by reason of a total service-connected disability suffered the loss of sight in both eyes and the loss or loss of use of one upper or lower extremity, or the loss or loss of use of both one lower and one upper extremity, or the loss or loss of use of both arms.

Operative only if SCA 59 of the 1972 Regular Session is adopted by the voters.

Places SCA 59 on the November 1972 general election ballot

To take effect immediately, urgency statute

Ch. 900 (SB 1229) Deukmejian. Vehicles: driving under influence

Specifically authorizes, in the case of a first conviction of driving a motor vehicle upon a highway while under the influence of intoxicating liquor, any judge of a court to order a presentence investigation to determine whether a person convicted of such offense would benefit from treatment for persons who are habitual users of alcohol. Requires the court, in the case of a second or subsequent such conviction, to order such a presentence investigation.

Authorizes the court to order such treatment in either case, in addition to imposing any penalties required by the Vehicle Code.

Ch 901 (SB 1277) Short Nurses.

Revises provisions in Nursing Practice Act permitting reexamination of person who fails to pass the examination for licensure.

Ch. 902 (SB 1324) Lagomarsino Local plans

Requires Council on Intergovernmental Relations to adopt criteria and guidelines for preparation and content of city and county general plans. Requires cities and counties, beginning Oct. 1, 1974, to indicate degree of compliance in annual report to the council. Requires adoption of seismic safety element, noise element, safety element, and scenic highway element no later than one year following adoption of guidelines.

Ch 903 (SB 1349) Deukmejian Licenses: denial, suspension, revocation

Establishes standard of good moral character to be applied by specified licensing boards under regulation of Business and Professions Code in determination whether to deny license on ground of lack of good moral character. Prohibits requirement of attestation to applicant's character by other persons except as specified. Makes provision for administrative hearing in cases of denial on specified grounds. Requires establishment of criteria by licensing boards to evaluate rehabilitation of persons so denied licensure, and disclosure of requirements for rehabilitation.

Establishes standard for suspension or revocation of licenses on ground of conviction of crime, requires licensing boards to develop criteria for evaluation of rehabilitation in such cases, and requires disclosure of requirements for rehabilitation, as specified, in cases of revocation.

Ch 904 (SB 1407) Stern. Ballot proposition

Provides for submission of Senate Constitutional Amendment No 70 of the 1972 Regular Session of the Legislature to voters at the general election to be held November 7, 1972, if such measure is adopted by Legislature prior to August 5, 1972.

To take effect immediately, urgency statute

Ch 905 (SB 1412) Holmdahl. Separate property.

Provides that money or other property received by husband, as well as wife, in satisfaction of judgment for damages for personal injuries or in settlement or compromise thereof, is separate property if received while living separate from spouse. Eliminates requirement of living separate and apart for such property to be separate in cases where it is received after rendition of interlocutory decree of dissolution of marriage

Ch 906 (SB 1420) Roberti. Juveniles

Revises provisions of law relating to juvenile detention hearings by increasing notice requirements in specified situations.

Ch 907 (AB 41) Monagan State employees' benefits.

Provides employer's share of cost of a health benefits plan shall be the total cost of enrollment for an employee or annuitant, including family members, or \$16, whichever is less, rather than \$12 during fiscal year 1971-72 and increasing \$2 per year to a maximum of \$16

To take effect immediately, urgency statute

Ch 908 (AB 42) Monagan State employees.

Provides an allowance to state employees, as defined, for the replacement costs of required uniforms in an amount not exceeding \$150 established by the State Board of Control and makes an appropriation for such purpose in the Budget Act of 1972 Requests Regents of the University of California to extend provisions to university employees

Provides that state employees be furnished work clothes and the initial issuance of all safety and police protective equipment required by the employing state agency with certain exceptions

To become operative July 1, 1972

To take effect immediately, urgency statute.

Ch. 909 (AB 148) Chappie Personal income taxation.

Allows a credit of \$8 under the Personal Income Tax Law for maintaining certain students as members of the taxpayer's household for a period of not less than 6 months if no compensation or reimbursement is received for such maintenance.

To take effect immediately, tax levy, but applicable to taxable years beginning after December 31, 1971

Ch. 910 (AB 281) Bagley. Property taxation.

Requires county auditor to file a claim with the Controller on or before March 31 for tax losses attributable to the business inventory tax exemption as applied to the taxation of livestock on taxes paid, rather than delinquent, by February 15, and to file a claim by August 31 for tax losses attributable to such exemption on taxes paid, rather than delinquent, on August 15, applicable to claims filed for the 1971-1972 fiscal year and fiscal years thereafter.

Revises contents of statement relating to the Gonsalves-Deukmejian-Petris Senior Citizens Property Tax Relief Act required to be printed on county property tax bills and included with the homeowners' exemption claim form sent to homeowners, and requires counties, where there is no Franchise Tax Board office in the county, to include the address and telephone number of (1) the county tax collector or assessor or (2) the nearest Franchise Tax Board office in such statement; operative July 1, 1972

Extends date from June 30 to December 31, 1972, by which specified federal legislation must be enacted in order for Chapter 1739, Statutes of 1971, to become operative

To take effect immediately, urgency statute.

Ch 911 (AB 349) Burton Public Employees' Retirement System

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

To take effect immediately, urgency statute

Ch 912 (AB 392) Z'berg. Park and recreation bonds

Enacts the "State Beach, Park, Recreational, and Historical Facilities Bond Act of 1974," which, if adopted, would authorize the issuance, pursuant to State General Obligation Bond Law, of bonds in the amount of \$250,000,000 to provide funds to acquire and establish beaches, parks, recreational facilities, and historical resources, as specified. Provides for submission of the bond act to the voters at a special election to be consolidated with the 1974 Direct Primary Election.

Appropriates \$50,000 to Department of Parks and Recreation from the Bagley Conservation Fund for specified planning purposes

Ch 913 (AB 550) Chappie. Tahoe water pollution loans

Specifies that a portion of the funds loaned to the North Tahoe, South Tahoe, and Tahoe City Public Utility Districts and to the Truckee Sanitary District pursuant to specified provisions of law for construction of sewage and storm drainage facilities equal to the amount, as determined by the State Water Resources Control Board, which would have been received in the form of a state grant under the Clean Water Bond Law of 1970, not to exceed the amount required as a state contribution in the event of receipt of federal reimbursements, need not be repaid to the state and specifies that such portion of the funds hereafter for all purposes be considered grants to such districts. Requires any federal funds received as a reimbursement to be deposited in the State Water Quality Control Fund and credited to the amount owed the state.

Ch. 914 (AB 655) Ryan Pupils' interdistrict attendance

Requires, when interdistrict attendance of a pupil is ordered by the county board of education, that the district of residence pay to the district of attendance either the actual cost to the district of residence, or the actual cost to the district of attendance as is already provided, of educating pupils of the same grade level, or presently prescribed alternative.

Ch. 915 (AB 674) Brathwaite. Public employees

Provides that hiring and promotional practices of the state, cities, and counties shall conform to the Civil Rights Act of 1964. Provides that neither the state nor any city or county shall, as a part of its hiring practices or promotional practices, employ any educational prerequisites or testing or evaluation methods which are not ~~significantly~~* job-related, unless there is no adverse effect. Provides such restriction shall not limit authority of the State Personnel Board with respect to examination and selection of civil service members

Ch 916 (AB 746) Monagan. Arson

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

Ch. 917 (AB 1201) McCarthy Personal income tax

Revises property tax assistance eligibility schedule.

To be applied to claims for assistance for the 1971-72 fiscal year and fiscal years thereafter

To take effect immediately, urgency statute.

Ch 918 (AB 1202) McCarthy Special services

Creates an Office of Special Services within the Human Relations Agency to coordinate and assist offices, councils, commissions and boards within such agency.

Requires the California Commission on Aging to develop and submit the state plan to the federal government to implement the Nutrition Program for the Elderly, authorizes private agency or public agency to submit proposals for funding under the federal act.

Requires an annual report by the commission to the Legislature on the implementation of the program.

Appropriates \$450,000 for special services, \$50,000 of which is allocated for the purposes of the Office of Special Services and \$253,000 of which plus \$147,000 of the amount appropriated in the Budget Act of 1972 for Nutrition Programs for the Elderly is to be used to implement nutrition programs for the elderly under the act when in-kind contributions are insufficient

To take effect immediately as an urgency statute, except that the duties and functions of the Office of Special Services shall be administered by the Human Relations Agency until the creation of the office becomes operative on the 61st day after final adjournment of the 1972 Regular Session of the Legislature

Ch 919 (AB 1497) Duffy Health occupations.

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

Requires the council to invite and consider recommendations for standards from specified persons and groups, and to hold public hearings

Requires affected licensing agencies and boards to notify licensees of standards prior to their effective date.

Specifies January 1, 1977, rather than January 1, 1975, as the date after which knowledge of developments in the registered or vocational nursing field, respectively, becomes a prerequisite to renewal of a license as a registered or vocational nurse, respectively

Requires boards to notify licensees whose licenses lapse because of failure to comply with continuing education requirements of the means by which the licensee may bring himself into compliance and includes compliance with any means so specified as compliance for renewal

Ch. 920 (AB 1571) Waxman Elections.

Places specified constitutional amendments proposed at the 1972 Regular Session and adopted by the Legislature on or before August 4, 1972, on the November 1972, ballot

To take effect immediately, urgency statute

Ch. 921 (AB 1611) Belotti. Transfer of state property.

Authorizes Director of General Services to grant at no cost to Mendocino County upon such terms and conditions and with such reservations and exceptions as in his opinion may be for the best interest of the state, state mental hospital [real] property ; ~~both real~~ [in Mendocino County] and [, with approval of Director of Mental Hygiene,] personal ; ~~in Mendocino~~ [property located upon any such real property conveyed]. *

Provides no other disposition of property may be made within 120 days of the operative date of the act. Reserves mineral rights to state. Provides for reversion of property to state if county ceases to use it for a public purpose.

Ch 922 (AB 1859) Lanterman. Mentally disordered minors

Extends termination date of pilot program for mentally disordered minors from June 30, 1972, to June 30, 1973, and extends deadline for evaluation report on pilot program from September 1, 1972, to September 1, 1973 Makes pilot program operative on availability of state as well as federal funds

Appropriates \$135,000 of specified funds for such purposes.

To take effect immediately, urgency statute.

Ch. 923 (AB 1871) Lanterman. Mental health system.

Requires each county Short-Doyle plan for the 1973-74 fiscal year and each fiscal year thereafter for a county in which a state hospital is scheduled to be closed to contain a complete program jointly developed by the State Department of Mental Hygiene and the county, for absorbing as many of the staff as may be needed by the county. Requires such county to recognize psychiatric technicians as legitimate mental health workers

Authorizes counties to establish retraining programs for state employees transferring to local mental health programs to be funded totally by state and federal funds and appropriates \$200,000 from the General Fund for such purpose

Preserves accumulated state sick leave for transferring employees in a reserve account to be used only after exhaustion of county sick leave benefits and provides that costs of preserving and paying for such reserve account sick leave be totally funded by the state

Provides that PERS board of administration shall resolve conflicts between retirement systems of transferred employees, to the extent possible.

Authorizes counties to allow an employee of the Department of Mental Hygiene transferring to county mental health service to retain for a period of five years benefits he was entitled to or accumulated as a state employee or to provide such employee with comparable benefits provided other county employees whose service is equivalent.

Ch. 924 (AB 1951) Biddle. Support.

Provides that Section 900, Welfare and Institutions Code, relating to ordering of county support of child as to whom petition for wardship has been filed with juvenile court is applicable also to minor who is subject of specified program of supervision by probation department relating to minor who is within jurisdiction of juvenile court or will probably soon be within such jurisdiction and who is temporarily placed out of his home, with the approval of the court and the minor's parent or guardian, for a period not to exceed 7 days

Ch 925 (AB 1975) Karabian Court officers.

Provides that a court commissioner of a superior court or a municipal court in counties with a population of 3,000,000 or more and a traffic referee of a municipal court in such counties may continue to serve after service retirement.

Ch 926 (AB 2053) Chappie Collection of liens.

Authorizes county waterworks districts to obtain revenues by fixing and collecting charges in lieu of or supplemental to revenues obtained by levy of taxes

Authorizes such districts to place such charges for services rendered in the current or immediately preceding fiscal year on the tax roll for collection by the tax collector in the same manner as property taxes.

Ch 927 (AB 2133) Dunlap. Mobilehome parks.

Prohibits approval by the appropriate enforcement agency of any mobilehome park fronting upon any coastline, shoreline, river, or waterway, or upon any lake or reservoir owned in whole or part by any public agency, including the state, unless the city, county, or city and county having jurisdiction over the property has determined that reasonable public access by fee or easement from public highways exists to such coastline, shoreline, river, waterway, lake, or reservoir.

Requires any public access route or routes provided by the owner of a mobilehome park to be expressly designated on a map filed with the county recorder of the county in which such mobilehome park is located with specified information. Requires the acceptance of any such dedication within 3 years after such recordation, or such dedication is deemed abandoned. Specifies limitations on any such dedication

Ch 928 (AB 493) Foran Bicycles

Clarifies duty of persons operating bicycles upon a roadway to ride as near to the right-hand curb or edge as practicable, and makes an exception with respect to such duty by permitting such persons to ride as near the left-hand curb or edge as practicable on one-way highways having 2 or more traffic lanes.

Ch 929 (AB 531) Joint Committee on Textbooks and Curriculum Instructional materials.

Repeals and adds statutory provisions re instructional materials.

States legislative intent

Prescribes definitions, content requirements for instructional materials, requirements for publishers and manufacturers, prohibited acts, required reports, and construction of provisions.

With respect to elementary instructional materials, provides for state adoption and selection; prescribes duties of publishers and manufacturers, creates continuously appropriated State Instructional Materials Fund, effective July 1, 1973, and provides for its administration and use, provides for a credit for each district board and for use of a portion thereof, determined by the State Board of Education, for cash allotments to the district board for purchasing instructional materials from any source, provides for fiscal year-end carryover of unexpended balance of cash allotments and credits; requires annual transfer from General Fund to State Instructional Materials Fund of \$7 per pupil in a.d.a. in elementary schools during preceding fiscal year, with prescribed annual adjust-

ments, provides for state procurement of and for other uses of elementary instructional materials

With respect to high school textbooks, provides for adoption by governing boards of textbooks of approved publishers, provides for furnishing textbooks to high school pupils and for the disposal of old textbooks.

Provides, with respect to obsolete instructional materials, for determination of obsolescence, for donation or sale, for destruction, and for disposition of proceeds of sales

Provides for special drug education instructional materials

Provisions relating to State Instructional Materials Fund to become operative on July 1, 1973, and to remain operative only until June 30, 1977

To take effect immediately, urgency statute.

Ch 930 (AB 665) Leroy F Greene School testing programs

Requires uniform tests to be administered to each pupil not later than his third month of attendance in the first grade and requires uniform tests in reading to be administered annually to pupils in grades 2 and 3

Requires answer sheets on first grade entry level test, results of uniform test in reading in grades 2 and 3, and results of achievement tests in grades 6 and 12 to be submitted on a school-by-school basis

Prohibits use of scores of individual pupils on first grade entry level test for individual diagnosis or placement or as a basis for any other decision which would affect pupil's elementary school experience Prohibits inclusion of such test scores on pupil's cumulative school record.

Requires State Board of Education to determine which test scores on tests administered in grades 2, 3, 6, and 12 may be recorded on pupil's cumulative school record

Requires each school district to annually report its methods used to assess pupil performance in reading during grades 1, 2, and 3

Requires standardized reading achievement test to be administered to all third grade pupils, rather than third grade pupils completing the third grade

Authorizes State Board of Education to replace grade specifications re prescribed tests with time or age specifications

Requires State Board of Education to develop a testing method, to be implemented by 1974-1975 school year, to obtain an accurate estimate of statewide performance, school district performance, and school performance of pupils in grades 2, 3, 6, and 12.

States intent of Legislature re California School Testing Act of 1969

Requires State Board of Education to prepare examples of, rather than model, minimum academic standards for graduation from high school Specifies that State Board of Education is not authorized or required to adopt statewide minimum academic standards for graduation from high school

Deletes provisions re scholastic aptitude tests in grades 6 and 12

Revises elements to be covered in annual report prepared and submitted by Department of Education re specified tests

Appropriates \$235,000 for development of baseline test to be given to all pupils in grade one and for research and analysis, scoring, and purchase and distribution of test materials under prescribed testing programs

Makes related changes.

Ch 931 (AB 683) Crown Local peace officers' equipment

Limits equipment which must be furnished by local agency to full-time police officers and deputy sheriffs, when specified state subvention available, to service revolver or other suitable pistol, holster, belt and ammunition, nightstick, handcuffs, raincoats, and rainboots Specifies that such equipment is to be furnished to newly hired officers and deputies

Substitutes Commission on Peace Officer Standards and Training for California Council on Criminal Justice as administering agency responsible for allocation of funds to local agencies to provide such equipment Deletes requirement that such funds be used with available federal funds or other available funds Specifies that Legislature shall provide sufficient funds to the commission to cover costs of such administrative duties

Ch 932 (AB 1150) Wood. Special schools and classes.

Makes specified provisions re education of prisoners applicable to Monterey County as well as Santa Clara County

Extends termination date of such provisions from December 31, 1974, to December 31, 1975.

Ch. 933 (AB 1952) Duffy Healing arts

Changes from "graduate program" to "special internship" designation of special programs for certain applicants for physician's and surgeon's certificate who graduate from medical schools located in Mexico. Reduces from 10 to 3 required minimum enrollment of students for the 1972-1973 fiscal year in such program at medical school eligible to receive specified allocations from State Scholarship and Loan Commission. Makes other changes.

Reconstitutes Advisory Committee on Physician's Assistant Programs as the Advisory Committee on Physician's Assistant and Nurse Practitioner Programs and directs such committee to advise specified entities on matters relating to development, education, and utilization of nurse practitioners. Adds one licensed vocational nurse functioning as nursing educator to membership of such committee.

Requires committee to submit report to specified healing arts licensing boards and to Legislature by January 1, 1973, relating to establishment of program for education and licensing of nurse practitioners

Operative until December 31, 1974

To take effect immediately, urgency statute

Ch 934 (AB 2026) Lanterman Medi-Cal

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

Incorporates changes made by Reorganization Plan No 1 of 1970, to be operative on the operative date of such plan.

Ch 935 (AB 2134) Dunlap. Real property.

Prohibits city or county from issuing any permit or granting any approval necessary to develop real property fronting on the coastline or a shoreline which is otherwise excluded from regulation as a subdivision under specified provisions of the Subdivision Map Act relating to parcels of 40 acres or more because such property is in excess of 40 acres and was created as such a parcel after December 31, 1969, unless it finds that reasonable public access has been provided as determined by the city or county in which the real property lies according to specified criteria.

Ch 936 (AB 2329) Cullen. Earth movements disasters.

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

Ch 937 (SB 669) Zenovich Trustee's compensation

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

Ch 938 (SB 901) Short Business and professions.

Deletes provision requiring agencies in Department of Consumer Affairs, under certain circumstances, to reduce license or other fees.

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

To take effect immediately, urgency statute

Ch 939 (SB 916) Lagomarsino State park system

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

Ch 940 (SB 932) Burgener School district contracts

Provides that school district official invested by governing board with power to contract pursuant to prescribed provisions will be personally liable to the school district for moneys of the district paid out by him as a result of malfeasance in office, rather than for moneys of the district paid out on any contract made in violation or disregard of such prescribed provisions.

Deletes provision authorizing governing board to make cost of insurance secured by such school district official against such liability a proper charge against school district funds.

Authorizes governing board of school district with at least 60,000 a.d.a. to authorize district superintendent or such person as he may designate to expend up to \$100 per transaction for work done, compensation for employees or consultants, or purchase of equipment, supplies, or materials without governing board ratification. Provides that such official will be personally liable for any district money paid out thereby as a result of malfeasance

Ch 941 (SB 992) Roberti Identification of property owners

Requires for every multiunit dwelling structure in excess of two units which is offered to the public for rent or for lease for residential purposes as a tenant the posting or presenting of a specified notice describing the owner of such structure or the person authorized to act for and on behalf of the owner for the purpose of service of process and for the purpose of receiving and receipting for all notices and demands

Requires information in notice presented to be kept current and binds successor in interest of owner to provisions contained therein.

Operative July 1, 1973

Ch 942 (SB 1010) Lagomarsino Subdivisions

Provides that county and city ordinances, with respect to control and design of subdivisions, shall specifically provide for proper grading and erosion control, including the prevention of sedimentation or damage to offsite property

Adds same provision to Government Code operative only if SB 1118 is chaptered

Ch 943 (SB 1219) Burgener County school superintendents.

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 \$11,090, rather than \$9,720

Provides that salary of any county superintendent of schools shall not exceed salary of Superintendent of Public Instruction.

Ch. 944 (SB 1383) Grunsky Municipal courts

Increases the number of judges in the municipal court district embracing the cities of Carmel and Monterey from two to three and the number of judges in the Central Orange County Municipal Court from 9 to 11

Ch 945 (SB 1489) Walsh Blowguns.

Provides the knowing manufacture, sale, offering for sale, possession or use of a blowgun or blowgun ammunition is a misdemeanor.

To take effect immediately, urgency statute.

Ch 946 (AB 231) Keysor. 1911 Improvement Act assessments

Exempts real property acquired by the state, and in a present or proposed state highway right-of-way, from assessment in proceedings under the Improvement Act of 1911, if such property is acquired prior to the filing in the office of the county recorder of a copy of the map of the assessment district, rather than prior to the recordation of the notice of award of contract or the notice of assessment.

Requires notification of Department of Public Works by the local agency of assessment district map proceedings

Ch. 947 (SB 1128) Schrade. Cal-Vet loans

Increases maximum limit of home purchase benefits under Veterans' Farm and Home Purchase Act of 1943 from \$20,000 to \$25,000

Ch. 948 (AB 248) Mobley. Farm and home purchases

Authorizes, subject to prescribed limitations, Department of Veterans Affairs to purchase mobilehomes not to exceed \$12,500, where a veteran is owner in fee of the real property or the owner of an undivided interest in common in a portion of the real property on which the mobilehome is situate and the owner agrees to convey that property to the department without cost, where department is to contract with the veteran for the purchase of the mobilehome

Provides that purchase price of mobilehome may be amortized not exceeding 15 years.

Provides that mobilehome is not to be removed from original site without written permission of the department, except in the case of emergency where temporary removal is necessary to avoid potential damage.

Permits California Veterans Board and Veterans' Finance Committee of 1943 to set interest rate at not to exceed 8 percent per year on contracts for purchase of mobilehomes under prescribed conditions. Requires board and committee to take into consideration bond market conditions in reviewing interest rates of both mobilehome and farm or home purchase contracts.

Makes related changes

Deletes obsolete provision.

Ch. 949 (AB 580) Biddle. Air pollution standards enforcement

Authorizes the State Air Resources Board, or any air pollution control district, to adopt rules and regulations to require the owner or operator of any air pollution emission source to take such action as the board or such district determines to be reasonable for the determination of the amount of such emission from such source

Grants to the executive officer of the board or any air pollution control officer having jurisdiction, or an authorized representative of such officer, under specified conditions, the right of entry to any premises to inspect an air pollution emission source located thereon, including records required to be maintained therewith, for the purpose of enforcing or administering any state or local law, order, regulation or rule re air pollution

Requires the board and such districts to endeavor to attain ambient air quality standards established by the Environmental Protection Agency, as well as standards established by the board. Authorizes the board to require a basinwide regional district or a Basinwide Air Pollution Control Coordinating Council to review its coordinated basinwide air pollution control plans for revision to attain federal standards

To take effect immediately, urgency statute.

Ch. 950 (AB 1084) Biddle. Variances. air pollution control.

Revises provisions for holding hearings for the granting of variances by air pollution control districts

Increases, from three to five members, membership of hearing board appointed by the air pollution control board for purposes of hearing applications for variances from air pollution control regulations

Specifies specific qualifications of members of hearing board for purpose of issuing variances, including one member to be a representative from the medical profession whose specialized skills, training, or interests are in the fields of environmental medicine, community medicine, or occupational/toxicologic medicine and two members to be public members. Requires one member, rather than 2 members, of hearing board to have been admitted to the practice of law in this state

Requires notice of hearing to grant a variance to be sent to every daily newspaper of general circulation in the air pollution control district and to every person who requests such notice, to contain specified information

Requires specified notice of hearing to revoke or modify any order permitting a variance and deletes provision for notice only to all persons who will be subject to greater restrictions if the order is revoked or modified as proposed, and to all other persons interested or likely to be affected. Makes related changes re notice of hearing

Permits variance to be continued from year to year only after another hearing, rather than permitting such continuation from year to year without another hearing on the approval of the air pollution control officer.

Revises provisions re hearings.

Makes related changes.

Makes additional changes in Secs. 24297, 24365.6, and 39476, Health and Safety Code, proposed by AB 549, SB 61, and both, to be operative only if AB 549, SB 61, or both and this bill are chaptered, and this bill is chaptered after AB 549, SB 61, or both.

Ch. 951 (SB 48) Nejedly. Repair of levees

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

Ch. 952 (SB 66) Grunsky Uninsured motorist insurance.

Requires insurer issuing policy of bodily injury liability insurance covering liability arising out of ownership, maintenance, or use of motor vehicle to include in policy, or add thereto by endorsement, specified statement concerning statutory requirements relating to uninsured motorists coverage, to be signed by applicant for such insurance if he agrees to delete such coverage from the policy.

Prohibits proceeding with arbitration under uninsured motorists coverage if claimant has or may have rights to benefits under workmen's compensation law until claimant's physical condition has become stationary and ratable. Requires specified declaration, under penalty of perjury, concerning claimant's possible rights to workmen's compensation benefits to be contained in any demand or petition for arbitration under uninsured motorists coverage

Specifies uninsured motorists coverage shall not apply in any instance where it would inure directly to benefit of United States, or any state or political subdivision thereof.

Operative January 1, 1973, or 61 days after final adjournment of 1972 Regular Session, whichever is later.

Ch. 953 (SB 263) Schrade Motor vehicles: license plates

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

Prohibits the letting of any contract to any nongovernmental entity for the manufacturing of such reflectorized safety license plates, or for the purchase or securing of reflectorized material for such plates, unless bids are received from at least two independent, responsible bidders, neither of which is a licensee of the other.

Specifies that such provisions shall be known as the Schrade-Belotti Act.

Ch. 954 (SB 371) Moscone. Safety defects—manufacturer's responsibility.

Requires every manufacturer of a motor vehicle, who furnishes notification to the registered owner of the motor vehicle of any defect in the motor vehicle or motor vehicle equipment which relates to motor vehicle safety, to correct such defect without charge to the owner of the vehicle or, at the manufacturer's election, reimburse the registered owner for the cost of making such correction, notwithstanding any limitation in any warranty

Limits the manufacturer's liability for the cost of such correction to those cases where the owner of the motor vehicle seeks to have the correction made within 45 days after receipt of the notification or within the warranty period of the motor vehicle, whichever is longer.

Ch. 955 (SB 467) Burgener Coastal resources

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

To take effect immediately, urgency statute

Ch. 956 (SB 493) Whetmore. Superior court

Increases number of superior court judges from 29 to 31 in Orange County.

Ch. 957 (SB 605) Burgener. Department of Industrial Relations.

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

Makes additional changes in Secs. 12803 and 12804, Government Code, proposed by Chapter 333, Statutes of 1972, to be operative only if Chapter 333 and this bill both become operative

Ch. 958 (SB 712) Grunsky Point Lobos State Reserve

Appropriates \$2,000,000 from the Bagley Conservation Fund to the Department of Parks and Recreation for .and acquisition for Point Lobos State Reserve Requires such acquisition to be subject to the Property Acquisition Law.

Ch. 959 (SB 922) Lagomarsino. State park system

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

To take effect immediately, urgency statute

Ch. 960 (SB 946) Moscone. State Teachers' Retirement System.

Authorizes credentialed members of San Francisco City and County Employees' Retirement System on June 30, 1972, who elect coverage for prior and future service in San Francisco under State Teachers' Retirement System, to receive concurrent coverage for other certificated service, where permitted by the city and county charter, but limits such authorization to service other than credited service, as defined

Prospectively increases, as of July 1, 1972, service retirement allowance of persons receiving such allowance from State Teachers' Retirement System on June 30, 1972, in amount of one-half of any reduction of such allowance attributable to social security coverage of such person under local system in which such person was a member Requires San Francisco City and County Employees' Retirement System to transfer present value of such additional allowance, as of June 30, 1972, to State Teachers' Retirement System

Ch 961 (SB 987) Roberti Tests limitations.

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

Not to become operative if 1972 AB 483 is enacted into law.

Ch 962 (SB 1065) Holmdahl Unincorporated associations

Provides that interest of members of unincorporated association is personal property Reorganizes provisions of Title 3 (commencing with Section 21000) of Corporations Code relating to unincorporated associations.

Ch. 963 (SB 1068) Zenovich Stolen property.

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

Ch 964 (SB 1072) Zenovich Fresno Metropolitan Transit District

Redefines "voter," for purposes of the Fresno Metropolitan Transit District Act, to be an elector who also resides within the Fresno Metropolitan Transit District or within the proposed territory thereof.

Defines "percent of the total vote cast."

Authorizes the City of Clovis to join the district if its legislative body authorizes such action.

Increases the number of board members of the district from 5 to 7 members if the City of Clovis so joins and provides for the membership thereof

Requires the members of the board to be elected at large, and to serve pursuant to the Uniform District Election Law, rather than serve at the pleasure of their appointive powers, the City of Fresno and the County of Fresno Requires the members of the first board to be elected at large pursuant to the Uniform District Election Law at the formation election of the district.

Increases the rate of property tax the district board of directors may levy from 10 cents to 25 cents per \$100 of assessed value

Makes the Ralph M Brown Act specifically applicable to meetings of the board.

Increases from a minimum of \$20 to \$25 each day the amount that may be paid to board members engaged in authorized district business

Corrects an erroneous cross-reference.

To take effect immediately, urgency statute

Ch. 965 (SB 1201) Bradley. Courts.

Increases number of judges in San Jose-Milpitas Judicial District from 10 to 11. Eliminates one of the court commissioners which would be authorized by SB 410 (Ch 131, Stats 1972)

Ch. 966 (SB 1246) Petris. Homemaker services

Extends from December 31, 1972, to April 1, 1974, deadline for counties to fully comply with state requirements for homemaker services, and requires counties to begin to comply with such state requirements by April 1, 1973, and to demonstrate reasonable progress, as determined by reasonable criteria set forth by the State Department of Social Welfare, by periodic interim calendar dates established by such department Requires such department to establish funding sanctions, within a specified limit, for failure to meet such interim progress requirements subsequent to July 1, 1973, and prior to April 1, 1974.

To take effect immediately, urgency statute.

Ch. 967 (SB 1336) Beilenson Automotive repair.

Requires automotive repair dealer to list parts and service separately on invoice and state subtotal price and sales tax applicable to each.

Limits application of provision requiring license to be returned to Director of Consumer Affairs and new license issued upon change of address of certain licensees to a licensed lamp or brake adjusting or motor vehicle pollution control device inspection and installation station.

Revises provisions for fees for lamp and brake adjustment certificates and certificates of compliance furnished to such stations, and imposes specified license fees on lamp and brake adjusters and motor vehicle pollution control device installers.

To take effect immediately, urgency statute

Ch. 968 (AB 83) Cory Game birds training dogs

Permits the use and taking of legally acquired domestically reared game birds, coturnix quail and bobwhite quail, instead of pheasants, coturnix quail and bobwhite quail, and prescribed Indian chukars, during the training of hunting dogs and field trials if the person taking the birds has a valid hunting license and a dog training or organizational field trial permit

Authorizes, until July 1, 1974, the Department of Fish and Game to permit the use of domesticated game birds for organizational dog field trials between April 1st and June 30th under the Fish and Game Commission regulations and upon designated conditions

Ch 969 (AB 131) Townsend Alcoholic beverage tax

Requires Board of Equalization to require a taxpayer to file a bond not less than \$500 nor greater than twice the taxpayer's estimated monthly alcoholic beverage tax

Ch 970 (AB 132) MacDonald Alcoholic beverages licenses

Permits issuance of on-sale bona fide public eating place intermittent dockside license for vessels of more than 10,000, rather than 15,000, tons displacement Makes related changes

Makes additional changes in Sec 23320, Business and Professions Code, proposed by AB 2033, to be operative only if AB 2033 and this bill are both chaptered, and this bill is chaptered after AB 2033

To take effect immediately, urgency statute.

Ch. 971 (AB 301) Priolo. Environmental impact reports

Specifies that local governmental agencies which are required to make an environmental impact report on any project they intend to carry out which may have a significant effect on the environment include, but are not limited to, all special districts, as defined. Prescribes the contents of such report

Requires, after reasonable notice, the local governmental agency to make a determination as to the boundaries of the area which may be affected by the project

Ch 972 (AB 320) LaCoste. Bridges over navigable rivers

Requires the design hearing process relating to state highway projects that involve the construction of a new bridge across a navigable river to include consideration of and a report on the feasibility of providing a means of public access to the river for recreational purposes. Requires county or city before any such bridge is constructed on a county highway or city street, after a study and public hearing, to determine and to prepare a report on the feasibility of providing such access and a determination as to whether such public access shall be provided.

Ch 973 (AB 347) Chappie. Off-highway vehicles.

Subjects sales of off-highway vehicles by manufacturers, dealers and dismantlers to sales tax and excludes such sales from provision requiring Department of Motor Vehicles to collect use tax when the vehicle is identified Excludes off-highway vehicles from the occasional sale exemption from sales and use taxes

Makes snowmobiles subject to the provisions of the Chappie-Z'berg Off-Highway Motor Vehicle Law of 1971 (Div 16.5 (commencing with Sec. 38000), Vehicle Code), rather than general provisions of the Vehicle Code relating to identification plates and cards for specified vehicles

Requires that a portion of the fees paid for the issuance or renewal of an identification plate or device for a snowmobile be deposited in the existing Snowmobile Trust Fund, which the act specifically states is continued in existence, for expenditure by the Department of Parks and Recreation in carrying out a program of planning, development, maintenance, administration, and conservation of trails and areas for the safe use of snowmobiles.

Exempts motor vehicles owned or operated by a nonresident from provisions of the Off-Highway Motor Vehicle Law of 1971

Authorizes any manufacturer, dealer, or distributor owning or lawfully possessing any off-highway motor vehicle otherwise required to be identified to operate or use such vehicle without an identification certificate, plate, or device if a special permit has been issued as provided in act, or if special plates have been issued

Permits motor vehicles which have been issued an identification plate or device pursuant to Division 16.5 of the Vehicle Code, to be driven or operated upon a two-lane highway for the purpose of crossing the highway at an angle of approximately 90 degrees to the direction of the roadway and at a place where a quick and safe crossing may be made, or when the roadway is not maintained by snow removal equipment and is closed to motor vehicles which are subject to registration under specified provisions of the Vehicle Code, or to cross a highway having more than two lanes or having limited access but only at a place designated by the Department of Public Works or local authorities re highways under their respective jurisdictions as a place where such vehicles or specified types of vehicles may cross such highway, and only in a specified manner, rather than permitting such driving or operating only for the purpose of crossing the highway Specifically exempts persons so operating or driving such motor vehicles from the requirement of obtaining a driver's license

Provides that when the identification of an off-highway vehicle has expired and the vehicle is not thereafter used on public property or private property in such a manner as to subject the vehicle to identification, any application made subsequent to the 31st day of July following the expiration of identification may be accompanied by a certificate

of nonoperation

Makes related changes

To take effect immediately, urgency statute.

Ch 974 (AB 427) Seeley Reptiles.

Includes reptiles within the provisions regulating the taking, possessing, shipping, or importing of birds, mammals, fish, and amphibia Makes various related changes

Ch. 975 (AB 549) Beverly Air pollution

Grants specific authority to air pollution control districts to make and enforce orders, rules, and regulations to accomplish the purposes of specified statutory provisions re open outdoor burning.

Requires the air pollution control officers of such districts to enforce such statutory provisions.

Revises findings to be made by the hearing boards of such districts in granting variances

Requires implementation plans for the control and regulation of agricultural burning to be adopted by regulation by such districts, rather than by ordinance by local and regional authorities

Makes additional changes in Secs. 24297, 24365.6, 39476, Health and Safety Code, proposed by AB 1084, SB 61, and both, to be operative only if AB 1084, SB 61, or both, and this bill are chaptered, and this bill is chaptered after AB 1084, SB 61, or both.

Ch 976 (AB 866) Foran. Savings and loan associations

Provides that term "statutory net worth," for purposes of provisions of Savings and Loan Association Law relating to investments which can be made by savings and loan associations, means the sum of, rather than any one, or the sum of an association's issued and outstanding guarantee stock, paid-in surplus, undivided profits, approved pledged shares of a mutual association, prescribed general reserves and other amounts

Provides that when part of sum evidenced by withdrawable share or investment certificate is withdrawn from savings and loan association, sum withdrawn is deemed last, rather than first, received by association unless otherwise provided in specified resolution of association's board of directors rather than by agreement of shareholder or certificate holder and association

Provides that each savings and loan association's stock, surplus, undivided profits and reserves for purposes of provisions imposing restrictions on dividends and issuance of shares and investment certifications by certain associations, shall consist of the sum of, rather than any one of or the sum of, any of the association's issued and outstanding guarantee stock, surplus, undivided profits, loan reserve, federal insurance reserve, reserve for bad debts, and other reserves

Ch. 977 (AB 981) McAlister. School classified employees.

Permits school district governing boards, with approval of employee personnel commission and a majority of affected employees, to establish a 10-hour day, four-day work-week for specific classes of classified employees of the district Provides that such employees are not to lose any regular employee benefits.

To take effect immediately, urgency statute

Ch. 978 (AB 1212) Bill Greene. Health examinations and treatment

Authorizes, subject to specified conditions, a physician or dentist, who need not be employees of a school district, to perform health examinations of schoolchildren upon school premises with parental consent, and to report findings and recommendations to school health officers and parents

Applies only to Los Angeles Unified School District.

Ch 979 (AB 1326) Chappie. School officers and employees.

Exempts public school officers and employees from responsibility and liability for conduct and safety of pupils while such pupils are not on school property, unless the district board or specified person has undertaken to provide transportation to and from school, or undertaken school activity off the campus, or otherwise assumed responsibility or liability or has failed to exercise reasonable care. Limits liability in specified undertakings to when the pupil is or should be under supervision of specified employee.

Ch. 980 (AB 1442) Wood Grade separation projects.

Deletes the limitation that not more than 6,000 feet of railroad tracks may be removed or relocated for the elimination of a grade crossing in a project for grade separation funds

Declares that portion of the adopted freeway route for State Highway Route 68 in the City of Salinas [County of Monterey] *, which is Clark Street Extension, to be a county road for purposes of being eligible for grade separation funds.

Makes additional changes in Sec. 190, Streets and Highways Code, proposed by SB 544, to be operative only if SB 544 and this bill are both chaptered, and this bill is chaptered after SB 544.

Ch. 981 (AB 1479) Bagley Tide and submerged lands

Appropriates \$166,000 from the General Fund to the State Lands Division, State Lands Commission, Department of Conservation in augmentation of Item 194 of the Budget Act of 1972 for preparation of lawsuits in South San Francisco Bay.

Authorizes the commission to contract with any agency, public or private, as may be necessary for the rendition and affording of services and facilities to the commission pursuant to the act and for all other purposes related thereto.

To take effect immediately, usual current expenses

Ch. 982 (AB 1488) Thomas Professional boxers' benefits.

Requires that State Athletic Commission consider relative profits derived from boxing events by professional boxer, his manager, and promoter, in allocating costs of statutory pension and disability programs for professional boxers.

Authorizes promoter to charge additional amount for admission to boxing contest, for voluntary donation, as specified, for support of such programs. Creates Disability Insurance Program Account in General Fund and appropriates moneys in such fund for purposes of disability insurance program.

Specifically excludes, for period of one year, gross price paid for television rights for viewing outside the state of professional boxing contest from provisions levying tax on gross price received for the sale, lease or other exploitation of television rights for such contest.

To take effect immediately, urgency statute

Ch 983 (AB 1493) Thomas Joint Legislative Audit Committee.

Provides Joint Legislative Audit Committee shall establish priorities and assign all work to be done by Auditor General. Removes provision creating Legislative Audit Bureau. Includes performance audits in duties of Auditor General Deletes specific experience qualification for Auditor General and empowers Joint Legislative Audit Committee to determine necessary education and qualifications. Makes related changes.

Ch. 984 (AB 1610) Belotti. Antlerless deer hunts.

Extends indefinitely the provisions, operative only until December 30, 1972, re notice and hearing on antlerless deer hunts in designated counties.

To take effect immediately, urgency statute.

Ch 985 (AB 1786) MacGillivray. Halibut trawl grounds.

Changes the open season for the use of trawl nets in halibut trawl grounds from June 1 through January 30 to June 16 through March 14

Specifies that trawl nets with cod-end mesh sizes of less than 7½ inches may be authorized by the Department of Fish and Game in designated area of Fish and Game Districts 18, 19, and 118 5 in waters less than 25 fathoms deep pursuant to designated provisions. Permits, with prescribed exceptions, the use of trawl nets with meshes which are not less than 4½ inches in length in such area in waters of 25 fathoms deep or greater Specifies that such provisions shall be in effect only until the 61st day after the final adjournment of the 1975 Regular Session of the Legislature

Ch 986 (AB 1788) MacGillivray Abalone Privilege tax

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

tax is in lieu of other specified privilege taxes.

To be in effect only until July 1, 1976, and as of that date is repealed.

To take effect immediately, urgency statute.

Ch. 987 (AB 1794) Bill Greene Occupational education and training.

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

Prescribes limits, uses, and eligibility requirements for occupational education and training grants

Requires commission to submit reports re evaluation of program to Legislature annually.

Provides for termination of program.

Appropriates \$50,000 for purposes of administering program.

To take effect immediately, urgency statute

Ch 988 (AB 1978) Karabian. United States government personnel.

Extends conservatorship law to "absentees," as defined Specifies procedures applicable to such absentee conservatorship proceedings

Provides for termination of agency in cases involving such absentees.

Establishes procedure for setting aside to the family of an absentee certain personal property.

To take effect immediately, urgency statute

Ch 989 (SB 1009) Lagomarsino Police foot patrol.

Appropriates \$76,500 from General Fund to Regents of the University of California, ~~or so much thereof as may be necessary~~; * to be expended to provide police foot patrol in Isla Vista, Santa Barbara County, by the University of California Police Department.

To take effect immediately, urgency statute

Ch 990 (SB 1233) Coombs. Disclaimers.

Authorizes persons entitled to intestate interests in decedent's estates to disclaim and renounce such interest, and establishes procedures for the disclaimer of such intestate interests as well as the disclaimer of interests under a decedent's will and other interests which may presently be disclaimed and renounced.

Provides that inheritance tax shall not apply to disclaimer or renounced transfer, but shall apply only to transfer to ultimate recipient; and provides that gift tax shall not apply to transfers from disclaiming persons to ultimate recipients.

To take effect immediately, urgency statute.

Ch. 991 (SB 1355) Deukmejian. Drycleaning.

Transfers various functions of the State Fire Marshal with respect to clothes cleaning establishments to the State Board of Dry Cleaners, and makes other changes

Deletes various provisions relating to spotting, sponging and pressing establishments.

Makes annual appropriation of \$75,000 from Dry Cleaners' Fund for specific purposes.

To take effect immediately, urgency statute.

Ch 992 (AB 257) Ryan. Teacher preparation and licensing.

States that terms "certificated" and "certified" have same meaning with respect to educational personnel and defines "rules, regulations, and determinations"

Deletes authority of Commission for Teacher Preparation and Licensing to waive "fifth year" educational requirement and provides, instead, that minimum credential requirements not include more than the equivalent of 1/2 of a 5-year program in, or one year of, professional preparation of which at least one-half shall be in student teaching.

Authorizes executive secretary of the commission to purchase annuity contracts for permanent employees of commission under specified conditions

Revises provision re adoption of rules, regulations, and determinations

Changes period for which a preliminary credential may be issued, from 7 to 5 years and changes period in which required fifth year study must be completed, from 7 to 5 years

Expands the minimum requirements for the service credential with a specialization

in administrative services to include a program of specialized and professional preparation, or one-year internship of supervised in-service training, approved by the commission

Revises oath to be taken by persons granted certification documents.

Specifies that certain provisions of act shall become operative on July 1, 1973, or such earlier date as the commission may determine.

Ch. 993 (AB 1467) Fong. School classified employees

Deletes provision requiring each governing board to establish method by which overtime in time of critical emergency is compensated, the provision for establishment of compensation at a lesser rate for overtime during critical emergency, and the definition of critical emergency.

Establishes full-time workweek of five days in the case of any classified employee of a merit system school district whose average workday is four hours or more and requires payment of overtime for work on 6th or 7th day

In the case of employee whose workday averages less than four hours, requires payment of overtime for work on the 7th day

Authorizes school district governing board to establish 10-hour day four-day workweek for all employees, with their concurrence, by reason of work location and duties when their services are not required for a five consecutive day workweek, and in such cases requires payment of overtime for work in excess of 10 hours per day and work on the 5th, 6th, and 7th days Requires, in the case of an employee whose average workday is five hours or less, that overtime be paid for work on the 6th or 7th day.

Revises the number of hours which will be considered overtime in case where school district has established a workday or workweek of prescribed number of hours for all classified positions or certain classes of classified positions Changes designation of positions which are excepted from overtime provisions

Ch 994 (SB 364) Burgener. Mentally gifted minors.

Increases apportionment for mentally gifted minors program from \$60 to \$70 in 1972-1973 fiscal year, to \$80 in 1973-1974 fiscal year, to \$90 in 1974-1975 fiscal year, and to \$100 in 1975-1976 and subsequent fiscal years, for each participating pupil in program for 1 year Increases such annual apportionment from \$30 to one-half of the apportionment for full-time participation for each participating pupil in program for 1 semester

Increases additional annual apportionment for each pupil identified as a mentally gifted minor from \$40 to \$50.

To take effect immediately, urgency statute.

Ch. 995 (SB 404) Holmdahl. Property tax exemption.

Provides that vessels with a market value of \$400 or less are free from property taxation under specified circumstances, commencing on the lien date in 1973 Limits exemption to 1 vessel in the hands of an assessee on the lien date

Ch 996 (SB 464) Holmdahl Supervisorial districts.

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

Declares that act constitutes necessary special legislation based on specified facts

Ch 997 (SB 980) Nejedly County retirement.

Permits board of retirement, acting upon actuarial advice, to set a single rate of contribution for all miscellaneous members and for all safety members

Ch 998 (SB 1137) Burgener. Local public employer-employee relations

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

Provides that act shall not become operative if SB 1440 becomes effective

Ch. 999 (SB 1449) Rodda. Proraters.

Revises various provisions of law relating to licensing of proraters respecting fees for prorating services and makes various changes in provisions relating to prorater's activities.

Deletes, in definition of prorater, requirement that prorater's compensation be from a debtor

Ch. 1000 (SB 1470) Petris. Alcoholic beverages.

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

Incorporates additional changes to Sec 24074, Business and Professions Code, proposed by SB 819, to be operative only if SB 819 and this bill are both chaptered, and this bill is chaptered after SB 819

Ch. 1001 (AB 95) Harvey Johnson Mobilehomes and mobilehome parks.

Requires the management of a mobilehome park to provide tenants with the language of specified provisions of law in written form, either included within the rules and regulations of the park or in the rental agreement.

Provides there shall be no entry charge as a condition of tenancy in a mobilehome park, nor shall there be any transfer or selling fee as a condition of sale of a mobilehome within a mobilehome park, even if such mobilehome is to remain within the park, if the park management performs no service in the sale of the mobilehome.

Prohibits deficiency judgments, subject to exceptions, where any sale of specified mobilehomes is made for failure of the purchaser of such mobilehome to complete his conditional sale contract which was given to secure the payment of the balance of the purchase price of such mobilehome.

Ch 1002 (AB 198) Brathwaite. Sales and use taxes.

Defines "gross receipts" and "sales price" with respect to factory-built housing to be 40 percent of the sales price of such housing to the consumer for purposes of the Sales and Use Tax Law Defines "factory-built housing."

Requires Legislative Analyst to report the net revenue effects of the enactment to the Legislature on or before October 1, 1976

To become operative on the first day of the first calendar quarter commencing more than 60 days after the effective date of the enactment, and to become inoperative on January 1, 1978

Ch 1003 (AB 221) Z'berg. Unemployment compensation.

Revises provisions of law granting unemployment compensation benefits to employees of University of California and California State University and Colleges to grant such employees eligibility for such benefits on same terms and conditions as other employees in state. Deletes December 31, 1971, termination date for such eligibility

Specifies that if such employees, with certain exceptions, cannot qualify for maximum allowable benefits, alternate computation using "state base period," as defined, rather than ordinary "base period," shall be made, giving such employees higher benefit amount computed under the two methods

Specifies legislative intent as to operation of Secs 1473 and 1475, Unemployment Insurance Code, with regard to AB 1140

Makes other technical and related changes

Appropriates \$125,000 to Department of Human Resources Development for purposes of act

To take effect immediately, urgency statute

Ch 1004 (AB 368) MacDonald Probation services state aid

Changes provision allowing the Director of the Youth Authority, with approval of the Director of Finance, to annually adjust probation subsidy amounts, by basing such adjustment on the Consumer Price Index rather than on changes in cost to the state

Appropriates \$2 million as a subvention to counties in addition to the probation

subsidy programs not to exceed 10% of the county's earnings. Also appropriates \$150,000 to reimburse counties for the cost of carrying out program evaluation studies. Provides that in order to receive funds from the \$2 million and \$150,000, appropriations, a county must enter into a contractual agreement with the state to provide the prescribed data. Specifies that such appropriations and the provisions relating to them shall terminate on June 30, 1974.

Requires the Director of the Youth Authority to conduct a review of state aid for probation services and report to the Legislature regarding such review by the fifth day of the 1974 Regular Session

Makes additional changes in Sec. 1825, Welfare and Institutions Code, proposed by SB 160 and SB 549 to be operative only if SB 160 or SB 549, or both, and this bill are chaptered and this bill is chaptered last

Ch 1005 (AB 515) Warren Local emergency telephone systems

Declares that the establishment of local emergency telephone systems is in the public interest and a matter of statewide concern.

Requires establishment by public agencies, as defined, of specified uniform emergency telephone services by December 31, 1982. Provides for prior submission of tentative and final plans to telephone companies and Communications Division of Department of General Services.

Specifies that Communications Division of Department of General Services shall establish technical and operational standards for such services, and provides such plans shall conform to such minimum standards

Authorizes Attorney General, in behalf of Communications Division or on his own initiative, to commence judicial proceedings to enforce performance of duties imposed on public agencies with regard to establishment of such services. Specifies that Communications Division, with advice and assistance of the Attorney General, shall submit reports and recommendations to Legislature, Governor, and Department of Finance, as specified

Provides that public agencies, as defined, in same telephone emergency service system shall enter into joint powers agreements or cooperative agreements requiring emergency service units, once dispatched through telephone emergency service system, to respond whether or not requester is in such unit's jurisdictional boundaries. Requires such agreements to be entered between public agencies and public safety agencies, as defined, which belong to different systems, but have contiguous boundaries. Provides such agreements shall be filed with Attorney General and Communications Division. Requires Attorney General to commence judicial proceedings to enforce specified provisions relating to such agreements, where public agency or public safety agency fails to timely enter into or file such agreement

Renders act inoperative, if Legislature fails to provide specified subvention during 1975 Regular Session, until Legislature enacts such legislation. Postpones respective dates for submission of plans or reports, implementation of local emergency telephone systems, or performance of other duties required by act, if Legislature fails to enact such legislation, for the same number of years after respective dates specified for performance of such duties as elapse between 1975 and date Legislature enacts such legislation

Makes related changes

Appropriates \$35,000 to Department of General Services during 1972-73 fiscal year to carry out purposes of act

Ch 1006 (AB 601) Burke Huntington Beach appraisal.

Appropriates \$10,000 from the Bagley Conservation Fund to the Department of Parks and Recreation for the purpose of conducting an appraisal of the value of the estimated 2½-mile stretch of ocean frontage which is presently under private ownership within the city limits of Huntington Beach, for acquisition by the state

To take effect immediately, urgency statute.

Ch 1007 (AB 662) Dunlap. Child custody

Deletes requirement that custody of minor child of tender years in proceeding involving his guardianship or control be given to mother, as opposed to father, other things being equal, and specifies that such deletion shall not affect any judgment or order made prior to the effective date of such deletion

Ch 1008 (AB 761) Brown. Alcoholic beverage licensees. penalties.

Permits Department of Alcoholic Beverage Control to suspend or revoke license, as specified, of person violating provisions relating to minimum retail price schedules for distilled spirits

Ch 1009 (AB 798) Beverly. Community college auxiliary organizations.

Authorizes governing board of any school district maintaining a community college to establish auxiliary organizations, which may incorporate, and funds for such auxiliary organizations. Prescribes deposits and investments of, and provides for audits of, such funds. Makes any employee of an auxiliary organization, who is not a student or a substitute employee, a member of the classified service of the district. Requires governing board to approve annual budget of each auxiliary organization

Ch. 1010 (AB 962) Barnes. State Teachers' Retirement System.

Revises State Teachers' Retirement Law with respect to various matters, including: credit and contributions for certain out-of-state, deaf and blind school, and war service; disability allowances; employer contributions, nomination of beneficiary, death benefits; member's accounts; members of local teachers' retirement systems; reinstatement from retirement, unclaimed warrants, membership qualifications, and board meetings.

Revises provisions relating to the transfer of contributions and employee compensation of specified period from Los Angeles Unified School District to Teachers' Retirement Fund

Makes various technical and clarifying changes.

To take effect immediately, urgency statute. All of act except certain provisions relating to computation of retirement allowance of specified reinstated members is to be operative July 1, 1972, and such excepted provisions are to be operative August 1, 1972

Ch 1011 (AB 969) Foran. Explosives.

Redefines the term "issuing authority" for purposes of provisions relating to explosives to delete requirements that any county with a population of 4,000,000 and over is required to designate as an additional issuing authority within its jurisdiction the chief of a specified fire department or fire protection agency. Authorizes such chief as alternative to sheriff of a county or chief or other head of municipal police department of city or city and county. Requires governing body of county, city, or city and county to designate issuing authority within its jurisdiction and notify the State Fire Marshal of such designation.

Prohibits sale, furnishing, or giving away of any explosives to any person under 21 years of age, rather than prohibiting sale, giving or delivery of any explosives to any such person

Prohibits any person without first having made application for and received a permit from selling, furnishing, or giving away explosives, rather than selling, giving, delivering, or otherwise disposing of explosives

Authorizes permit re explosives to be issued in less than one week after application therefor in specified circumstances

Makes provisions requiring a permit re explosives inapplicable to any possession or use by any person licensed as a pyrotechnic operator—special effects first class of 20 pounds or less of smokeless powder, or one pound or less of black sporting powder, if prescribed requirements are satisfied.

Deletes obsolete provisions.

Makes related changes

Ch 1012 (AB 1140) Z'berg. State employees.

Appropriates \$191,000 to Director of Department of Human Resources Development to pay for unemployment compensation benefits to specified state higher education employees

Deletes inconsistent provisions.

Makes related technical changes

Incorporates changes made to Secs 1473 and 1475, Unemployment Insurance Code, by AB 221, to be operative only if AB 221 is chaptered after this act

To take effect immediately, urgency statute.

Ch 1013 (AB 1153) Maddy Hearings discovery.

Affords the parties in dismissal hearings for permanent or regular certificated employees the rights and duties of discovery of any party in a civil action brought in a superior court, requires discovery to be completed prior to 1 week before date set for hearing

Ch. 1014 (AB 1154) McAlister Dismissal of actions

Provides that mandatory dismissal requirement of action not brought to trial within 3 years after judgment when new trial ordered is not a limitation on 5-year mandatory dismissal provision

In case of mistrial or where jury unable to reach decision, provides for dismissal where action not then brought to trial within 3 years

Ch. 1015 (AB 1528) Stacey Licensing

Extends time for health facilities or institutions to comply with licensing provisions for institutions and boarding homes for the care of persons aged 16 and above from July 1, 1972, to July 1, 1973

To take effect immediately, urgency statute.

Ch. 1016 (AB 1582) Biddle Air pollution.

Requires the State Air Resources Board to provide financial assistance to air pollution control districts from funds appropriated to it for such a purpose, as prescribed Requires the board to adopt such regulations as may be necessary or advisable to carry out the provisions of the act, and prescribes the board's duties and authority re such provisions

Appropriates \$4,600,000 for the fiscal year 1972-1973 from the General Fund to the board for the purposes of carrying out the provisions re financial assistance to air pollution control districts

Appropriates \$2,400,000 for the fiscal year 1972-1973 from the General Fund to the board for the board's nonvehicular programs, but requires that such appropriation be reduced by the amount of any appropriation from the General Fund made in the Budget Act for the fiscal year 1972-1973 for the board's nonvehicular programs Requires that any appropriation in such Budget Act to the board from the Motor Vehicle Account in the State Transportation Fund be reduced by the amount by which the appropriation for the board's nonvehicular programs is increased by this act

To take effect immediately, urgency statute

Ch 1017 (AB 1596) Maddy. Personnel commission rules

Revises provision providing for the dissemination of personnel commission rules and requires adoption thereof within one year of adoption of the merit system

Ch 1018 (AB 1655) Lewis. Curbs and sidewalks.

Requires any curb or sidewalk intended for public use that is constructed in this state with private funds to conform to provisions incorporating prescribed American Standards Association Specifications for access to facilities by the physically handicapped.

Specifies that this provision applies, but is not limited, to any curb or sidewalk to be turned over to a city or county for public use, in order to provide the physically handicapped with full and easy access to, and the use of, such curb or sidewalk.

Ch 1019 (AB 1932) Burke Health care services

Revises Medi-Cal procedure for handling bills from providers

Ch 1020 (AB 1979) Biddle Correctional services and facilities

Authorizes Department of Youth Authority and Department of Corrections to contract with various other public entities for mutual provision of custodial, diagnostic, rehabilitative, probation, parole, and any other services required to participate in the cooperative experimental correctional program, described as the Ventura County Unified Correctional System Authorizes state, where care is provided under such contractual agreement, to reimburse other governmental units for services to California prisoners from funds appropriated for the support of such prisoners. Authorizes use of designated diagnostic services of Youth Authority for juvenile participants in project, without charge to the using agency

Requires that funds for project be obtained from California Council on Criminal Justice or such other funding agency as is appropriate.

Requires submission to Secretary of Human Relations Agency of specified reports at designated times.

Declares that term of project is 2 years. Authorizes continuation thereafter of project if necessary operating funds are obtained

Appropriates \$374,775 to the Department of Corrections for purchase and installation of security equipment in state correctional facilities.

To take effect immediately, urgency statute

Ch 1021 (AB 2145) Townsend. Minors

Permits the probation officer on recommendation of the attending dentist if there be one, rather than the attending physician, to authorize the performance of dental care to minors in temporary custody.

Ch. 1022 (AB 1204) McCarthy Public social services

Increases adult categorical aid grants by \$12 commencing October 1, 1972, to reflect savings resulting from increased social security payments and requires such increases to be taken into consideration in determining the October grant

Requires counties to remit to the state each month amounts equivalent to 25 percent of the increases in social security benefits received in October by all recipients of aid to the needy disabled in the county and appropriates an amount each month from the general fund to every county sufficient to pay the total nonfederal cost of the \$12 grant increase

To take effect immediately, urgency statute

Ch 1023 (AB 262) Vasconcellos Methadone maintenance programs.

Requires the Department of Mental Hygiene, after the approval of a methadone maintenance program by the Research Advisory Panel, to ascertain such program's need for financial support, and authorizes the agency after determination of such need, to disburse available funds to such program, which was approved on or after the effective date of this provision, on a two-year basis in the same ratio as for approved Short-Doyle programs, but provides that if a county contracts with a private person or agency or nonprofit corporation for the providing of drug program services, the state's share of the cost of the drug program of the county approved in the county Short-Doyle Plan shall be 85 percent, the county's share shall be 5 percent, and the share of the private person or agency or nonprofit corporation shall be 10 percent

Authorizes the agency to disburse up to one-half of the available funds to support methadone maintenance programs which received their approval before the effective date of such provisions and specifies that such funds may be used only to support treatment of new patients participating in such programs

Defines term "need"

Requires that funds be so disbursed only if prospective recipient of such funds has made all reasonable efforts to secure funding from alternative sources

Requires the Director of the Department of Mental Hygiene to submit a program budget annually to the Department of Finance including expenditures relating to methadone maintenance programs and related programs by other state agencies designed to provide similar programs for services incident to methadone maintenance programs or similar programs

Requires that any state agency desiring to establish such a program apply to the Department of Mental Hygiene for funds to administer such program

Appropriates \$5,020,000 to the Director of Finance for allocation to the Department of Mental Hygiene and the Research Advisory Panel to carry out such provisions

Requires, if neither SB 714 nor AB 400 of the 1972 Regular Session is enacted into law, the Department of Mental Hygiene to expend not more than \$500,000 in paying for private methadone maintenance programs contracted directly by the state and approved by the Research Advisory Panel

Designates the Department of Mental Hygiene as the agency approving private methadone maintenance programs in the event that SB 714 is chaptered after this bill

To take effect immediately, urgency statute

Ch. 1024 (SB 178) Grunsky. Higher education salaries

Appropriates \$2,530,000 from the General Fund for increases in compensation, including staff benefits, for nonacademic, and noninstructional and noninstructional-related employees of, respectively, the University of California and the California State University and Colleges.

To become operative July 1, 1972, or such time thereafter as federal law permits.

To take effect immediately, urgency statute

Ch. 1025 (SB 1345) Nejedly. Correctional employees.

Appropriates \$175,000 to the Department of the Youth Authority for training of specified personnel in Department of the Youth Authority.

Ch. 1026 (SB 1344) Nejedly. Correctional officers

Appropriates \$450,000 to the Department of Corrections for training and reclassification of specified personnel in Department of Corrections

Ch. 1027 (SB 83) Nejedly. Notaries public.

Revises various allowable fees of notaries public.

Ch. 1028 (SB 924) Lagomarsino. Trial juries.

Requires that trial jurors be called for service at random in each county. Exempts from jury duty persons called for jury service who have served in one trial until completion or made four appearances within preceding three years, if he so requests. Authorizes excusing a juror not otherwise exempt to serve as a juror only in case of extreme serious hardship and then only if recommended by an official designated by the presiding judge and if approved by the presiding judge or another judge designated by him.

Authorizes juror, except in counties having a population of more than 6,000,000, to volunteer to be available on one-hour notice by telephone, in which case he would not be obligated to actually appear in court until so notified.

Makes additional changes in Sec. 200, Code of Civil Procedure, proposed by AB 519, SB 1285, or any combination thereof, to be operative only if AB 519, SB 1285, or any combination thereof, and this bill are chaptered and this bill is chaptered last

Ch. 1029 (SB 1133) Marks. Workmen's compensation

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

Ch. 1030 (SB 1143) Marler. Prescription information.

Revises information, in addition to the signature of the prescriber, which is required on specified prescriptions, to require that prescriber's name, address, and telephone number, his license classification, and his federal registry number, if a controlled substance is prescribed, be rubber stamped, typed, or printed by hand or typeset thereon at the time the prescription is written. Makes related changes.

Makes specified changes to conform with the provisions of AB 192, to become operative only if AB 192 is chaptered before this bill is chaptered

Operative July 1, 1973

Ch. 1031 (SB 1193) Nejedly. Gravel beds

Extends for 4 years the provisions, in effect until the 61st day after the final adjournment of the 1972 Regular Session of the Legislature, requiring any person or agency to notify the Department of Fish and Game of proposed projects which would alter the flow or bed of any river, stream, or lake and prohibiting them from beginning work until the department's recommendation or the decision of an arbitration panel is incorporated into the project

Ch. 1032 (SB 1255) Beilenson. Public members

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

Ch. 1033 (SB 1376) Grunsky Department of Corrections

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

Ch 1034 (SB 1484) Cusanovich. Classified employees: voluntary demotions

Defines advancement rights of classified employees who take voluntary demotions or reduced time in lieu of layoff, authorizing reinstatement at former class or assigned time upon occurrence of a vacancy, and requires such employees be given proper seniority position on reemployment list

Authorizes unified school districts with a d.a. in excess of 400,000 to make provisional appointments of classified employees in excess of prescribed limits under specified conditions. Authorization shall be operative until 91st day after final adjournment of the 1973 Regular Session of the Legislature

Ch 1035 (AB 169) Ketchum Public Employees' Retirement System.

Redefines the term "policeman" for purposes of provisions relating to the Social Security Act to include persons holding specified positions in the Departments of Corrections and Youth Authority and terminates their membership in the federal system. Makes related changes

Increases employer contribution in respect to law enforcement members by 1.30 percent of compensation

Not operative until the federal agency authorizes inclusion of such members within definition of "policeman" for purposes of Social Security Act.

Ch 1036 (AB 245) Powers Land surveyors review committees

Permits State Board of Registration for Professional Engineers to create land surveyors review committees to hear matters, including contested cases, assigned by board, and to continue in existence until dissolved by board. Specifies qualifications and membership, and permits members to receive per diem and expenses as specified. Provides for conduct of hearings and for adoption of rules and regulations. Directs committees to prepare proposed decisions, as specified, in assigned cases.

Ch 1037 (AB 265) Moorhead Community colleges: charges

Authorizes imposition by community college of \$1 charge for each verified transcript of the record of any community college student or former community college student in excess of two copies.

Authorizes imposition by community college of a late application fee of not to exceed \$2 for late applications for admission or readmission

Ch 1038 (AB 336) Qumby Local equalization proceedings.

Establishes procedures to file an appeal before local boards of equalization to equalize an assessment, if real property is acquired after the lien date and before the first day of the fiscal year and the new owner did not receive notice concerning the assessment of such property.

Operative with respect to assessments for the 1973-1974 fiscal year and fiscal years thereafter

Ch. 1039 (AB 342) Maddy State college property

Authorizes Director of General Services, with approval of State Public Works Board and Trustees of the California State University and Colleges, to rent, lease, sell, trade, or otherwise dispose of state property used as Fresno State College Ratchliffe Stadium. Requires proceeds to be used for acquisition, construction, improvement, or leasing of an athletic stadium for such state college.

Appropriates proceeds for such purposes

Ch 1040 (AB 506) Pierson. Glazed ceramic

Defines "glazed ceramic tableware."

Prohibits after January 1, 1974, the manufacture or importation for sale of glazed ceramic tableware which releases lead or cadmium in excess of specified amounts when tested according to a specified test procedure. Requires that a certificate of acceptability be obtained from the State Department of Public Health by a manufacturer or importer

of any pattern of glazed ceramic tableware which glaze contains lead or cadmium, and which is manufactured for sale or imported for sale within this state. Requires the State Department of Public Health to issue a certificate of acceptability upon receipt of satisfactory evidence that each manufacturer or importer is not in violation of provisions placing specified limits upon the amounts of lead or cadmium which may be released from ceramic tableware when tested according to specified procedures.

Permits alternative methods by which a manufacturer or importer may qualify for a certificate of acceptability, and, in addition, provides that where deemed necessary by the department, the department may require that the manufacturer or importer submit such finished samples of ceramic tableware and appropriate accompanying data to the department as it may reasonably require. Requires application for certificate of acceptability to be on a form provided by the department and to be accompanied by specified test results.

Authorizes the department to establish a schedule of fees for specified certificates sufficient to cover all costs incurred in the administration of specified provisions.

Requires that a prescribed fired-in warning label be baked into glazed ceramic ware intended for ornamental or decorative use which is in violation of specified provisions, but which could reasonably be mistaken for an eating utensil or a utensil for the serving or storing of food or drink.

Makes violation a misdemeanor.

Ch. 1041 (AB 617) Brown Complaints against licentiates.

Requires each board, bureau, commission, committee or similarly constituted agency in Department of Consumer Affairs issuing licenses, upon receipt of complaint respecting licentiate, to take specified steps to secure relief for complainant, including mediation, and refer complaints outside its jurisdiction or other specified complaints to public or private agency for relief. Requires it to advise complainant of both initial and final action taken where complainant is known. Requires it to inform public of its functions, to discern patterns of complaints, and to take specified action in such cases. Requires specified reports be made to Legislature and to Director of Consumer Affairs.

Ch 1042 (AB 824) Dent. Teacher-nonteacher ratios

Authorizes Superintendent of Public Instruction to grant a limited waiver from the prescribed ratio of teaching to nonteaching personnel in a school district, which ratios afford a basis for reduction of state support if not complied with, where he finds that prescribed ratio does not best serve the pupils' educational needs and that failure to grant the waiver would result in extreme hardship to the district.

Requires the Superintendent of Public Instruction to report each year to the Legislature concerning such waivers.

In effect only until July 1, 1975.

Ch. 1043 (AB 850) MacGillivray. Medi-Cal.

Makes it a misdemeanor for a Medi-Cal beneficiary to furnish, give or lend his Medi-Cal card or labels to any person other than a provider, and makes it a misdemeanor for any person who knows he is not eligible for Medi-Cal benefits to represent himself to any health care provider as a Medi-Cal beneficiary.

Ch 1044 (AB 857) Qumby Districts

Increases maximum amount which community services district may fix as water stand-by or availability charge from \$5 to \$10 per acre and from \$3 to \$6 for parcels under one acre, and makes technical, nonsubstantive change.

Ch 1045 (AB 941) Wood Burning maintenance

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

Ch 1046 (AB 1057) Beverly Public officers

Makes certain acts by public administrator, public guardian, or public conservator a crime rather than misdemeanor and revises penalty for such acts to include imprisonment in state prison for not more than five years and forfeiture of office. Makes employees in office of public administrator, public guardian, or public conservator subject to penalty provisions for such acts only if committed with respect to administration of estates by their employing officer.

Requires an indictment to be found, an information filed, or case certified to the superior court within three years after the commission and discovery of specified crimes.

Ch 1047 (AB 1262) LaCoste. Alcoholic beverages.

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

Requires intended transferee of any such license, within 30 days of filing of transfer application, to file with Department of Alcoholic Beverage Control a statement, as specified, that required deposit has been made with escrow holder. Permits department to extend 30-day period for good cause, but prohibits transfer in any case until required statement is received by department.

Ch 1048 (AB 1362) Quimby Uniform Anatomical Gift Act.

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

Exempts a cemetery authority, a licensed funeral director, a physician, or an authorized assistant of any of the foregoing, from liability for performing an autopsy and donating body parts pursuant to authorization unless such authority or person has actual notice that such determination of nonavailability is untrue at the time of the autopsy.

Makes related provisions.

Ch 1049 (AB 1435) MacDonald Subdivision of land.

Provides that where local ordinance calls for dedication of land or payment of fees for park or recreation purposes as condition of approval of final subdivision map dedication or payment may be made directly to local public agency providing communitywide park and recreational services in the area of the subdivision.

Makes additional changes in Sec. 11546, Business and Professions Code, proposed by AB 376 and AB 1363 to be operative only if those bills and this bill are chaptered and either or both of them are chaptered before this bill.

Ch 1050 (AB 1494) Thomas Professional boxing, purse: expenses

Permits State Athletic Commission to withhold 10 percent of purse payable to contestant if his manager does not present itemized list of expenses incurred in connection with the contest. Requires money so withheld to be paid to commission to be held in trust until presentation of the itemized statement of expenses.

Ch 1051 (AB 1556) Z'berg State Highway Route 276

Deletes that portion of Route 276 from Oak Grove to Mineral King from the state highway system

Ch 1052 (SB 1258) Collier Indian education

Authorizes 10 pilot projects in Indian education in certain rural school districts, having a concentration of 10 percent or more of Indian students, for 3-year period in grades 4 and below, to be administered by Superintendent of Public Instruction

Declares legislative intent re scholarships for Indian students in higher education. Authorizes State Scholarship and Loan Commission to appoint advisory committee re Indian students

Appropriates \$1,500,000 to Department of Education for purposes of act, \$500,000 in each of fiscal years 1972-1973, 1973-1974, and 1974-1975

Ch 1053 (AB 1719) Garcia. Elections.

Provides for the optional insertion of residence telephone numbers in affidavits of registration.

Makes changes in the form of affidavit and precinct index kept by the clerk to reflect the optional inclusion of residence telephone numbers

To become operative January 1, 1974

Ch 1054 (AB 1760) Cullen Horseracing

Eliminates erroneous cross-reference and restates provisions relative to exemption of license fees for certain public fairs and expositions.

Ch. 1055 (AB 1873) Lanterman Mentally retarded minors

Authorizes, under certain circumstances, the medical director of a state hospital or the person in charge of a regional center for the mentally retarded to give consent to medical, dental, or surgical treatment on behalf of a mentally retarded person who is a patient in a state hospital or who is placed ~~on~~ [in] * an out-of-home placement by the regional center. Authorizes such consent if the retardate's parent, conservator, or guardian legally authorized to consent to treatment does not respond within a reasonable time to the request of the medical director or regional center to give or withhold consent. Authorizes the medical director or regional center, if the retarded person has no parent, guardian, or conservator legally authorized to consent, to give consent to treatment on behalf of the mentally retarded person, and requires initiation of proceedings for the appointment of a guardian or conservator legally authorized to give consent.

Requires that each person admitted as a volunteer patient to a state hospital, a private mental institution, or a county psychiatric hospital, and each mentally retarded person committed to a state hospital pursuant to specified provisions have certain prescribed rights

Makes changes made by Reorganization Plan No 1 of 1970 to be operative on the operative date of such plan.

Ch. 1056 (AB 1914) Warren. Mortgages and deeds of trust

Revises law relating to sale of real property under power of sale in a deed of trust or mortgage

Ch 1057 (AB 1930) Knox. Securities depositories.

Enacts Securities Depository Law providing for licensing of securities depositories by Commissioner of Corporations

Ch 1058 (AB 1958) Ketchum Mental health

Authorizes release of confidential mental health records in specified circumstances
Incorporates additional changes to Section 5328 of the Welfare and Institutions Code proposed by Reorganization Plan No. 1 of 1970, to become operative at the same time as Reorganization Plan No. 1 of 1970.

Ch 1059 (AB 1977) Karabian Health

Requires the State Department of Public Health to investigate, examine, and make annual reports to Legislature upon hospitals or other medical facilities administered by the Department of Corrections. Requires such reports to be made pursuant to the standards for licensing under the hospital licensing laws and the regulations adopted under such laws

[Defines when "construction of a project is deemed commenced" for purposes of specific exemptions from the requirement of voluntary area health planning agency approval of new health facility construction

[Makes exceptions applicable to transferees of the application for licensing of such new facilities if the transfer was executed before November 30, 1970, or after July 1, 1971

[Specifies legislative intent to clarify the meaning of such term "commence construction" Authorizes persons who, on July 1, 1971, had commenced construction as so defined, to refile for such exemption if necessary.

[Requires, for the exemptions that applicants have on file with the State Department of Public Health a notarized affidavit from the building department having jurisdiction indicating that substantial progress on, rather than 50 percent completion of, the approved project was attained by January 1, 1973. Defines "substantial progress"

[Provides for the one-year extension of various deadline dates by the department as they affect licensees or applicants, to be granted on the basis of a showing of good cause therefor.

[Specifies that the definition of "carrier" under Medi-Cal includes a profit or nonprofit medical group and person or organization registered under the Knox-Mills Health Plan Act and deems any carrier under Medi-Cal capable of providing, arranging, paying, or reimbursing the cost of health care services for purposes of establishing a prepaid health plan.

[Deletes requirement that the executive secretary of the California Hospital Commission serve at the pleasure of the commission. Requires the executive secretary to have two rather than five years' experience as the chief administrative officer of a hospital, group of hospitals, or association of hospitals whose members are subject to the California Hospital Disclosure Act.

[Authorizes a medical corporation, for the purpose of offering and operating a health care service plan, to employ, or enter into contracts or other arrangements with, persons authorized to practice any system of healing arts, for the rendering, supervision, or control of professional services as authorized by law] *

Incorporates changes made by Reorganization Plan No 1 of 1970, to become operative on the operative date of such plan.

[To take effect immediately, urgency statute.] *

Ch 1060 (AB 2092) McAlister Vehicles turning

Prohibits any vehicle, when turning left at an intersection, from making the left turn before entering the intersection, and makes existing provisions re the making of such a turn applicable after entering the intersection.

Ch 1061 (AB 2338) Cory Orange County Transit District

Specifies that the Orange County Transit District is not required to provide coverage under the Federal Social Security Act for its administrative and professional employees who are members of the Orange County Employees Retirement System. Authorizes such employees to be admitted into the retirement system without making membership applicable to all district employees. Requires the district board to determine which employees are employed in administrative and professional classifications.

Authorizes the district to acquire, construct, own, or operate air terminal facilities within the district and, with the consent of the county in which such facilities are located, outside of the district, and to accept contributions from, and enter into any contract or cooperation with, public entities for such purposes

Ch 1062 (AB 2361) Priolo Peace officer standards

Exempts public officers and employees who are peace officers, employed prior to effective date of specified legislation in position which prior to such date was declared to be peace officer position, from requirement of high school graduation or specified equivalent.

Authorizes Monterey Peninsula Airport District to maintain police department, and specifies that persons designated by district's board as airport policemen are peace officers

To take effect immediately, urgency statute.

Ch 1063 (SB 206) Grunsky. Blind children: visiting teachers

Deletes from provision requiring Department of Education to create position of visiting teacher to blind children of preschool age the requirement that it be in connection with the California School for the Blind.

Requires the department to maintain a sufficient number of visiting teachers to adequately serve the needs of parents of preschool blind children

Appropriates \$102,000 to the department to be used for the employment during fiscal year 1972-1973 of 6 visiting teachers and one supervisor.

Ch. 1064 (AB 1029) Burton Old age security.

Requires the agency collecting responsible relatives' contributions under the old age security program to transmit to the recipient from such contributions, as exempt income, an amount equal to the \$7 50 exemption of income authorized under present state law

To take effect immediately, urgency statute

Ch. 1065 (AB 722) Bagley. Taxation.

Deletes provisions requiring county assessor to report and certify certain information regarding land under contract in agricultural preserves to the State Director of Agriculture and Board of Equalization

Provides that Secretary of the State Resources Agency shall require information from local government relative to open-space conservation and transmit such information, when requested, to state agencies.

Eliminates assessed value of the right to extract oil, gas or other hydrocarbons from open-space adjustment calculations.

Eliminates tax on preference income from definition of estimated tax.

Increases from \$600 to \$750 the amount an individual can earn and still qualify as a dependent.

Includes certain payments and expenses in determination of excess investment interest

Changes period during which disaster losses occur which may be deducted in the preceding income tax year.

Eliminates requirement that a taxpayer be convicted of making an illegal payment for disallowance as an ordinary and necessary expense of a trade or business and places burden of proof of illegality on Franchise Tax Board but provides that such deductions shall not be disallowed if the taxpayer is acquitted, in a court of competent jurisdiction, of making such illegal payments

Provides failure to withhold taxes from payroll as required is punishable as a misdemeanor.

Authorizes an assessee of a jeopardy assessment to file a bond for all or a portion of the amount of the assessment, to stay collection proceedings on that portion. Tolls period of limitations for collections during period of such stay

Eliminates requirement of a bond to accompany a petition to the Franchise Tax Board for reconsideration of a jeopardy assessment

To take effect immediately, tax levy.

Ch. 1066 (AB 387) Mobley. Open-space subventions

Recodifies existing provisions providing for subventions to local government to compensate for revenues lost by reason of reductions in the assessed value of property caused by assessing such property as open-space lands

Varies such subventions by basing computations on an assessment ratio of 25 percent of full cash value for the last year in which such property was regularly assessed the same as real property generally, rather than basing such computations on the assessment ratio actually used in such year

To take effect immediately, urgency statute

Ch 1067 (SB 1496) Collier Appropriation aquaculture

Appropriates \$50,000 to the Regents of the University of California for purposes of aquaculture. Defines aquaculture.

Ch 1068 (AB 164) Monagan New careers programs schools.

Appropriates \$125,000 to augment Item 261 of 1972 Budget Act for financing the recruitment and training of persons of low-income background to teach in low income elementary schools.

To take effect immediately, urgency statute

Ch 1069 (AB 209) Dunlap. California Maritime Academy

Removes Board of Governors of California Maritime Academy from Department of Education and revises membership of board

Revises purposes of academy

Deletes provisions of election and duties of a chairman of the California Maritime Academy Board of Governors and the Director of Education as the executive member

Requires Trustees of California State University and Colleges to provide specified services to the board of governors pursuant to contract providing for compensation in cash or in use of services or facilities. Requires board to obtain such services from the trustees. Requires trustees, or a designated committee thereof, to meet with board of

governors and to discuss common policies and concepts. Encourages cooperation in sharing of facilities and instructors

Authorizes the California Maritime Academy Board of Governors to contract with the Department of Education or other appropriate state agencies for personnel services

Requires board of governors to take specified action re recruitment of students

Requires board of governors to waive admission requirements for up to 4 percent of students and to take necessary action to receive federal funds for the academy

Makes students at academy eligible for state scholarships Encourages board to present proposal to Legislature re educational opportunity program for academy students

Deletes requirement that students at the academy be male

Ch 1070 (AB 416) Ray E Johnson. Local equalization proceedings

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

Ch. 1071 (AB 566) Waxman Residence

Deletes provision requiring wife to conform to husband's choice of reasonable place or mode of living

Deletes provision that declares residence of husband is residence of wife except where they are separated and specifies that married woman can retain own legal residence in the State of California, notwithstanding the legal residence or domicile of her husband.

Substitutes provision that residence of parent with whom unmarried minor child maintains his place of abode is in all cases residence of such child, for provision making residence of such minor dependent on specified circumstances.

Ch 1072 (AB 710) Ray E Johnson Navigable waters

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

Ch 1073 (AB 749) Ketchum. Nonfelony Vehicle Code violations

Prohibits the prosecution of prescribed pending nonfelony offenses against a person committed, or the suspension or revocation of a driver's license, or the refusal to issue or renew such license, as a result of a pending nonfelony offense occurring prior to the time a person was committed, to the custody of the Director of Corrections, rather than imprisoned in the state prison.

Specifically provides that such provisions shall not apply to any offense committed by a person while he is temporarily released from custody pursuant to law or while he is on parole

Ch 1074 (AB 1061) Monagan Senior citizens

Declares legislative intent to establish the Green Light-Green Thumb programs for the benefit of senior citizens in California Designates the California Commission on Aging as the agency which conducts planning and administration of federal funds for such programs Requires the state to supply necessary in-kind materials for those projects under which the Green Light-Green Thumb programs contract with a state department or agency, and requires local governmental entities to supply such in-kind materials where the Green Light-Green Thumb program contracts directly with such entities

Ch 1075 (AB 1090) Hayden Medical devices

Exempts from provisions requiring new devices, as defined, to be approved by the State Department of Public Health any device used by a chiropractor licensed in this state within the scope of such license privilege.

Ch 1076 (AB 1138) Z'berg School certificated employees

Includes employees in office of the Chancellor of the California Community Colleges who accept employment in a certificated position in a school district or county superintendent's office among persons entitled to have accumulated sick leave transferred to such position

Makes similar provision for certificated employees of Commission for Teacher Preparation and Licensing who become employed by a school district or county superintendent of schools

Ch 1077 (AB 1286) Brathwaite Visitation of prisoners

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

Ch 1078 (AB 1468) Fong. Pupils—school activities

Requires governing board of school districts to notify parents and guardians of minor pupils re rights of such parent or guardian to exclude pupil from specified activities Requires parent or guardian to sign notification and return it to school.

Requires governing board to inform parent or guardian if any of such activities will be undertaken by school in forthcoming school term Prohibits such activities if notification required by this act or special notification has not occurred.

Ch 1079 (AB 1588) Lanterman. School district severance aid

Provides severance aid allowances only where taxable real property in a school district has been reduced one-half of 1 percent or more, rather than 2 percent or more, by acquisitions for state highway purposes in a year.

Revises computation re severance aid to school districts in which land acquisition for state highway purposes was completed on or subsequent to June 30, 1962, but prior to November 23, 1970.

Provides (contingent upon enactment of AB 705) for funding of such severance aid from the State Highway Account in the State Transportation Fund, rather than from the Motor Vehicle Transportation Tax Fund

Ch. 1080 (AB 1733) Consalves. Taxation

Provides that in assessing property for property taxation, assessor shall not consider sales occurring after the lien date, but allows consideration of post lien date sales of property being valued Provides that if assessee introduces post lien date sales data at an equalization hearing, the assessor may also introduce post lien date sales data, to become operative on the lien date in 1973.

Allows State Board of Equalization in valuing property to consider post lien date sales of such property if such sales occurred not more than 90 days after the lien date, to become operative on the lien date in 1973.

Provides a corporation will not be deemed organized and operated exclusively for religious purposes, for purposes of qualifying for an exemption for corporation taxes, if it operates a laundry facility and provides such service to the public for compensation To apply to income years beginning after December 31, 1971.

To take effect immediately, urgency statute.

Ch. 1081 (AB 1861) Lanterman. Mentally retarded persons.

Permits the conservator, as well as [the] parent or guardian [of a mentally retarded person], to give the approval which is required to be obtained before placement of [such] a ~~mentally retarded person in~~ [is made by] a regional center for mentally retarded persons ~~is made~~ [for out-of-home prehospital or posthospital care].*

Permits any adult mentally retarded person who is competent to do so to apply for and receive any services provided by a regional center

In proceedings re judicial review of petitions of mentally retarded adults for release from state hospitals, requires court hearing petition for writ of habeas corpus to find that the petitioner is in need of a guardian or conservator, in addition to required findings that he is mentally retarded and has no parent, guardian, or conservator.

Incorporates changes to Sections 38121 and 38150 of the Health and Safety Code made by Reorganization Plan No. 1 of 1970 Deletes obsolete provisions

Ch 1082 (AB 1911) Barnes. State park system.

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

To take effect immediately, urgency statute.

Ch 1083 (AB 1922) Hayes. Civil actions

Eliminates requirement that affidavit of service by mail be made by person who is a citizen of the United States

Permits clerk of the municipal court to maintain, as an alternative to the procedure for maintaining records provided by Section 1052, a register of actions by means of photographing, microphotographing or mechanically or electronically storing memoranda necessary to the keeping of such register of actions so long as the completeness and chronological sequence of the register are not disturbed

Adds related provisions

Ch 1084 (AB 1937) Warren Specific or preventive relief

Includes "deceptive advertising" in definition of unfair competition for purposes of specific or preventive relief in penalty or forfeiture enforcement.

Permits the Attorney General or any district attorney in the name of the people of the state upon their own complaint or upon the complaint of specified others to seek injunctive relief against persons violating specified provisions of law relating to specific relief. Provides for civil penalty not to exceed \$2,500 for each violation, and provides for distribution of the penalty collected

Ch. 1085 (AB 1957) Duffy Vector control districts.

Permits mosquito abatement districts to instead be designated as vector control districts

Prohibits mosquito abatement districts or vector control districts from infringing upon the activities and duties of persons licensed as structural pest control operators

Ch 1086 (AB 2034) Maddy. State lands and improvements

Revises definition of "project," as used in State College Contract Law and State Contract Act, to include state improvements costing over \$10,000 rather than those costing over \$5,000

Provides that revenue received for granting easements or rights-of-way for specified purposes over state lands or letting of state lands by Director of General Services, shall be deposited in the General Fund for appropriation to the Department of General Services for specified purposes.

Ch 1087 (AB 2072) MacGillivray Apprentices

Provides contractors already covered by local apprenticeship standards need not reapply for each public work contract

Exempts from requirement of employing apprentices on public works prime contracts of less than \$30,000 or 45 days

Requires contractors who are not signatory to an apprenticeship fund in the area of the public worksite, and which fund's administrator is unable to accept the contractor's required contributions, to give the contributions to California Apprenticeship Council.

Places responsibility on prime contractor to meet apprenticeship requirements for public works

Ch 1088 (AB 2120) Quimby Vending-machine theft

Makes it a misdemeanor to possess keys or other specified items designed to open, break into, tamper with, or damage coin-operated machines, as defined, with intent to commit theft from coin-operated machines

Ch 1089 (AB 2189) Barnes State Teachers' Retirement System

Provides that the term "other public systems" includes any disability program financed from public funds and excludes from service credit time during receipt of disability allowance. Makes provision for minimum unmodified allowance inapplicable to disability retirement

Provides that a stepchild or adopted child acquired subsequent to eligibility for disability or family benefits shall not be entitled to such benefits. Prescribes time when retirement and disability allowances, family benefits, and option benefits begin to accrue

Permits payment of contributions for military service in installments and specifies failure to pay is a break in service. Provides that reduction in allowance received for retirement before age 60 is applicable to fraction of a month as well as each full month

Makes various other technical changes

Operative July 1, 1972

Incorporates changes in Sec. 14284, Education Code, as proposed by AB 460, to be operative on enactment of AB 460.

To take effect immediately, urgency statute

Ch. 1090 (AB 2240) Murphy. Bail.

Specifies that if defendant is released on his own recognizance or on another bail bond before order of exoneration on bail or deposit upon which he has been surrendered, the court shall order exoneration without prejudice to the court's authority to make other specified orders.

Ch. 1091 (AB 2261) Miller. Work furlough programs.

Specifies that "education" for purposes of provision of law relating to work furlough program includes educational training and counseling, and psychological, drug abuse, alcoholic, and other rehabilitative counseling.

Ch. 1092 (SB 36) Mills. Transportation.

Requires the California Highway Commission and the Department of Public Works to set aside in each of its annual budget reports an amount of not less than \$360,000 for the construction of bicycle facilities to be used in conjunction with the state highway system.

Requires the department to prepare and submit an annual report to the Legislature summarizing programs it has undertaken for the development of bicycle lanes and exclusive busways, together with information re availability of federal funds for, and fiscal impact of federal participation in, such programs.

Creates a "Bicycle Lane Account" in the State Transportation Fund, and requires that \$30,000 be transferred monthly to such account from the net revenues derived from 1.04 cents per gallon tax imposed under the Motor Vehicle Fuel License Tax Law allocated to the cities and the counties

Continuously appropriates the money in the "Bicycle Lane Account" to the department for allocation for city and county bicycle lane projects in accordance with a prescribed schedule of priorities and subject to specified limitations, and for administrative costs of the department in connection with such allocations.

Requires the department to adopt necessary rules and regulations to implement the above provisions re city and county bicycle lane projects.

Makes additional changes in Sec. 2106, Streets and Highways Code, proposed by AB 945, to be operative only if AB 945 and this bill are both chaptered, and this bill is chaptered after AB 945

Ch. 1093 (SB 226) Short Handicapped pupils: development centers.

Renumbers and recodifies provisions relating to development centers for handicapped minors to relocate the provisions in that part of the Education Code which relates to special programs.

Redesignates "handicapped minors" to be "handicapped pupils" and states that provision generally lowering age of majority shall not apply to provisions re development centers.

Permits members of Advisory Committee on Development Centers for Handicapped Pupils to receive actual and necessary expenses incurred in performing their duties.

Makes technical changes.

Ch 1094 (SB 1169) Behr Medi-Cal.

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

Ch 1095 (SB 1192) Nejedly. Local authorities

Specifies that whenever local authorities are given the power to take action by ordinance pursuant to specified provisions of the Vehicle Code such authorities shall also have the power to take such action by resolution.

Authorizes local authorities, which include the legislative body of every county or

municipality having authority to adopt local police regulations, rather than only the cities and the legislative body of cities, to establish bicycle lanes, to declare a speed limit of less than 25 miles per hour, upon specified conditions, and to establish special parking regulations for two-wheeled or three-wheeled motor vehicles

Authorizes local authorities to determine and declare a prima facie speed limit of 20 or 15 miles per hour on any street, other than a state highway, having a roadway not exceeding 25 feet in width which is in a public park, as well as any such street in a business or residence district.

Ch. 1096 (SB 1394) Alquist. Alviso Nuevo Development Corporation.

Enacts the "Alviso Nuevo Development Corporation Act" which creates, in a prescribed area of the City of San Jose, the Alviso Nuevo Development Corporation, a public body, corporate and politic, in order to provide for the physical, social, and economic development of such area.

Prescribes the boundaries, organization, purposes, powers, operation, management, and financing of such corporation

Prohibits the corporation from transacting any business or exercising any powers under the act unless and until the legislative body of the City of San Jose declares, by ordinance, that there is a need for the corporation to function. Prescribes the authority and powers of the city re the corporation

Ch 1097 (AB 355) Quimby. Municipal courts

Deletes provision that specifies that a court commissioner of the San Bernardino County Municipal Court shall serve as a traffic referee

Ch 1098 (AB 383) Barnes Public Employees' Retirement System

Establishes state safety membership classification consisting of persons formerly classified as warden, narcotic enforcement, forestry and law enforcement members and makes related changes

Provides 2 percent at age 55 retirement formula for all state safety members, including warden and narcotic enforcement members and certain other law enforcement members not receiving such benefits. Prescribes employer contribution rate of 15 10 percent of compensation for state safety members

To be operative on first day of month following the month in which statutes enacted at the 1972 Regular Session become operative.

Ch. 1099 (AB 543) Ketchum. County employees' retirement.

Increases by two the membership of retirement board in counties subject to certain provisions regarding safety members and provides that one member shall be a member elected by the retired members of the association and one shall be appointed by board of supervisors

Ch 1100 (AB 666) Leroy F Greene Higher education student residency

Declares intent of Legislature that all students of public institutions of higher education be uniformly classified as resident or nonresident for the purposes of tuition Defines terms

Prescribes specific rules for determination of resident status at the University of California, the California State University and Colleges, and the California Community Colleges.

Makes related technical changes

Applicable to the University of California only if Regents adopt a resolution making act so applicable

Requires Coordinating Council for Higher Education to comment on policies developed pursuant to act and to report thereon to the Legislature by November 15, 1974

Incorporates additional changes to Section 25505 8, Education Code, proposed by AB 529, to be operative only upon enactment of AB 529 before this act

Incorporates additional changes to Section 25505 8, Education Code, proposed by AB 1165, to be operative only upon enactment of AB ~~25505-8~~ [1165] * before this act

Incorporates additional changes to Section 25505 8, Education Code, proposed by AB 529 and AB 1165, to be operative only upon enactment of AB 529 and AB 1165 before this act

Operative May 1, 1973, or specified later date

Ch. 1101 (AB 759) Brown Medi-Cal.

Includes dental services within the definition of minimum coverage

Ch 1102 (AB 890) Seeley Geothermal resources

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

Requires any person who acquires the ownership or operation of any geothermal resources well or wells to file an indemnity bond in specified amount with the supervisor within five days after acquisition.

Authorizes any person who is required to file a bond with the supervisor with respect to the acquisition, drilling, redrilling, deepening, maintaining, or abandoning of a geothermal resources well or wells to file, in lieu of such bond, with the written approval of the supervisor, a cash bond in the applicable amount secured by bank deposits of cash, investment certificates, or share accounts, or bonds issued by the United States or the state in specified principal amounts.

Ch 1103 (AB 1194) Qumby. Coroners—autopsies

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

Ch. 1104 (AB 1239) Fong. Female prisoners.

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

Ch. 1105 (AB 1264) Wilson. False advertising. civil penalties.

Deletes exemption of prohibition against false advertising concerning real estate from provision imposing specified civil penalty liability for violation of various provisions relating to advertising.

Makes additional changes to Sec. 17536, Business and Professions Code, proposed by SB 912, to be operative only if SB 912 and this bill are both chaptered, and this bill is chaptered after SB 912.

Ch. 1106 (AB 1320) Foran Vehicle dealers.

Revises provisions re right of action against licensed dealer, his salesmen, and the surety upon the dealer's bond, by deleting provisions which exclude a licensee from those provisions which allow any person to have a right of action against such dealer, salesmen, or surety if such person is not paid for a vehicle sold to and purchased by a licensee

Requires that the claims of any person who is not a licensee, under specified provisions re right of action against licensed dealer, his salesmen, and the surety upon the dealer's bond, be satisfied first and entitled to preference over all other claims under such provisions

Ch. 1107 (AB 1342) Deddeh. Workmen's compensation

Makes off-duty peace officer, as defined, who is performing, within jurisdiction of his employing agency, service he would have been required to perform had he been on duty, with certain exceptions, subject to workmen's compensation law if, as a condition of his employment, he is required to be on call within such jurisdiction during his off-duty hours

Ch 1108 (AB 1357) Dent. School employees

Requires each school district governing board to identify, annually at first meeting of each fiscal year and publicly, a group of certificated positions as "management positions" for purposes of Winton Act; specifies prerequisites for management positions

Prohibits persons in management positions from being represented by any certificat-

ed employee organization or by a certificated employee council; grants right to represent self individually or through an organization composed entirely of employees in management positions Prohibits certificated employee organizations and certificated employee councils from meeting and conferring on any benefit or compensation paid to employees in management positions

Ch. 1109 (AB 1443) Wood. Motor vehicle transportation tax

Grants deduction from gross receipts of an operator subject to tax under the Motor Vehicle Transportation License Tax for bridge and ferry fares or tolls and road tolls in connection with the "for-hire" transportation of persons or property on public highways and private roads, rather than granting a deduction for bridge and ferry fares or tolls in connection with such "for-hire" transportation on public highways

To take effect immediately, tax levy

Ch 1110 (AB 1539) Z'berg. Recreation and park districts.

Increases maximum permissible tax ceiling of tax required to be levied to meet the amount set forth in the final budget submitted by the board of directors of a recreation and park district from \$0 50 to \$0 60 per \$100 of assessed valuation.

Increases maximum permissible tax ceiling which may be placed on the ballot at district formation election, in the event a proposition is placed on the ballot as to whether or not the district is to establish a tax ceiling, from \$0 50 to \$0 60 per \$100 of assessed valuation

Ch 1111 (AB 1592) Lanterman. Competitive scholarship awards.

Increases, commencing with 1973-1974 fiscal year, from 3 percent to 3.5 percent of prior year's high school graduates, the maximum number of new scholarships to be awarded in any year

Fixes at \$2,200, rather than specified amount plus 90 percent of tuition and fees, the maximum amount of yearly scholarship award, commencing with 1973-1974 fiscal year; and limits to \$2,000 the maximum award in the interim

Makes related changes.

Incorporates additional changes to Section 31214, Education Code, proposed by AB 1589, to be operative only upon enactment of AB 1589 before this act.

Ch 1112 (AB 1670) Meade. Food labeling.

Designates as misbranded any food fabricated from two or more ingredients, rather than any such food for which no standard of identity exists, unless it bears a label clearly stating the common or usual name of each ingredient in descending order of predominance by weight. Specifically excludes alcoholic beverages and any food sold for consumption on or off the premises of any restaurant, as defined, in the course of its business as a restaurant, or any milk or dairy product, and specifically includes meat

Requires the State Department of Public Health in adopting regulations relating to these provisions to take into consideration prescribed federal regulations

Makes additional changes in Sec 26559, Health and Safety Code, to be operative only if AB 1074 and this bill are both chaptered, and this bill is chaptered after AB 1074

Operative July 8, 1974

Ch. 1113 (AB 2010) Arnett. Charitable solicitations.

Provides for regulation of charitable solicitations

Ch 1114 (AB 2239) Murphy Bail.

Makes technical, clarifying changes Makes provision for prosecuting attorney to waive notice of motion for order discharging forfeiture of undertaking for bail or deposit in lieu of bail and hearing thereon.

Ch. 1115 (AB 2362) Priolo Community colleges

Authorizes establishment of community college cocurricular activity accounts and the designation of custodians thereof.

Authorizes imposition by community college of fee on participating students for additional expenses incurred when physical education classes are required to use nondistrict facilities

Ch. 1116 (SB 665) Song University of California.

Requires Regents of the University of California to establish Departments of Family Practice, and to expand residencies in family practice as specified.

Appropriates \$9,360,000, ~~\$1,250,000~~ [\$2,930,000]* of which [is]* to be expended in the 1972-73 fiscal year and the remainder expended over the 1973-74, 1974-75, 1975-76, and 1976-77 fiscal years, for purposes of the program

Becomes applicable to University of California, if Regents of the University of California, by resolution, order it applicable thereto

Ch. 1117 (SB 85) Holmdahl. Civil actions.

Provides that in proceeding to determine parental relationship or to enforce designated support obligation, the county in which child or defendant resides at the commencement of the action is a proper county for trial

Makes additional changes to Sec. 395, Code of Civil Procedure, proposed by SB 267, to be operative only if SB 267 and this bill are both chaptered, and this bill is chaptered after SB 267

Ch 1118 (SB 184) Way Family support

Enacts Family Responsibility Act of 1972 Makes various changes with respect to priority of child support payments over payments to creditors, awarding of attorney's fees in child support modification or revocation proceedings, proper place of trial of designated actions or proceedings, procedures and evidence to be used in determining certain obligations of support, and the effect of any contractual agreement for support between county welfare department and absent parent that is not consistent with court order obtained by district attorney

Makes additional changes in Sec. 11476, Welfare and Institutions Code, proposed by SB 540 and AB 802 to be operative only if SB 540 and AB 802 or either of them and this bill are chaptered and this bill is chaptered after SB 540 and AB 802.

Makes additional changes in Sec. 395, Code of Civil Procedure, proposed by SB 267 to be operative only if SB 267 and this bill are both chaptered and this bill is chaptered after SB 267.

Ch. 1119 (SB 267) Gregorio. Venue.

Substitutes county or judicial district in which defendant resided at time the contract was entered into for county in which defendant resided at time contract was signed as proper county or district for trial of action

Makes venue provisions respecting municipal and justice courts applicable to small claims court actions and makes related change

Provides that agreements to waive certain venue provisions are void and unenforceable

Makes additional changes in Sec 395, Code of Civil Procedure, proposed by SB 184, to be operative only if SB 184 and this bill are both chaptered, and this bill is chaptered after SB 184

Ch 1120 (SB 158) Burgener Special education

Deletes authorization for pupil personnel worker authorized to serve as a school psychologist to perform certain examinations re educationally handicapped minors and mentally retarded persons in lieu of school psychologist

Defines duties and functions of school psychologists

Provides that such provisions will not apply to the Los Angeles Unified School District until July 1, 1975.

Ch 1121 (AB 26) Chappie Vessels

Revises provisions requiring exhaust of every internal combustion engine used on any motorboat to be muffled by equipment to reduce noise Prohibits operation of motorboats in or upon the inland waters of this state with engines manufactured on or after specified dates in such a manner as to exceed specified noise levels measured at a distance of 50 feet from motorboat and makes violation a misdemeanor with prescribed penalties.

Exempts from such requirements and prohibition motorboats competing under local public entity or United States Coast Guard permit in regatta, boat race, trial runs, or

official trials for speed records during the time and in the designated area authorized by the permit, and motorboats preparing for a race or regatta if authorized by a permit issued by the local entity having jurisdiction over the area

Prohibits any person selling or offering for sale at retail any internal combustion engine manufactured on or after specified dates, for use on any motorboat which, when operated, exceeds specified noise levels measured at a distance of 50 feet, and makes violation a misdemeanor with prescribed penalties

Operative July 1, 1973

Ch 1122 (AB 256) Warren Minimum wage

Extends minimum wage to men as well as women and minors, with specified exception

Ch 1123 (AB 1246) Bee Community colleges: handicapped students

Revises provision authorizing apportionments to community colleges for excess cost of specified purposes re education of specified handicapped students, to specify that apportionments are for excess direct district costs of specified purposes re education of specified physically handicapped students

Requires Board of Governors of California Community Colleges to adopt rules and regulations for determining whether physically handicapped student at community college is eligible for specified aid.

Prohibits community college district from applying for specified aid for physically handicapped students unless it certifies that it has unsuccessfully attempted to secure federal funds or other state funds for such purpose.

Requires annual transfer, commencing with July 1, 1973, of amount equal to \$0.31 multiplied by statewide average in specified schools and classes from General Fund to State School Fund, and requires expenditure of such funds for handicapped students at community colleges, as specified

Transfers provisions re such students from general law to Education Code, and makes related change re funding of program in 1972-1973 fiscal year

Ch 1124 (AB 1756) Chacon Buses transporting school pupils

Prohibits any person from knowingly driving a bus in the City of San Diego which is transporting specified public or private school pupils to or from school, unless every such pupil is seated in a seat

Ch 1125 (AB 536) Barnes County employee retirement.

Deletes provisions limiting total retirement allowances to 75 percent of final compensation and provisions excluding contributions by members having credit for 30 years of continuous service. Provides that contributions shall not be deducted from salaries of persons who are members on effective date of act after receipt of credit for 30 years' service.

Ch 1126 (AB 1032) Townsend. County employees' retirement.

Deletes provision in County Employees Retirement Law of 1937, applicable only to certain counties, requiring more than 5 years service of employees who reenter system after withdrawal before they may receive specified benefits

Removes provision requiring service to be continuous in order to retire at 55 after 10 years' service

Ch 1127 (AB 1856) Lanterman Care homes

Provides that family care, foster or group homes serving 6 or fewer specified persons considered as a residential use of property, be permitted use in all residential zones, including, but not limited to, residential zones for single-family dwellings. Permits city or county to require conditional use permit to maintain such homes in residential zones

Ch. 1128 (AB 2082) Brathwaite. Domestic workers

Deletes exclusion of domestic workers from term "employee" as used in provisions of law relating to fair employment practices

Ch. 1129 (AB 2332) Brown. Drivers' licenses. suspension.

Revises provisions re suspension of the privilege of a person to operate a motor vehicle who has been convicted for the first time of, or found to have committed for the first time the offense of, driving a motor vehicle while under the influence of intoxicating liquor or any drug, or the combined influence of intoxicating liquor and any drug, or in violation of a specified section of the Vehicle Code, by requiring the suspension of the privilege of such person if a court orders the Department of Motor Vehicles to suspend such privilege, rather than requiring the department to suspend the privilege unless the court recommends no suspension.

Requires the court, with respect to such persons re driving under the influence of intoxicating liquor or any drug, or the combined influence, to order the department to suspend the person's driving privilege unless the person shows good cause why such order should not be made, rather than authorizing the court to order the department not to suspend the privilege.

Makes related changes.

Ch 1130 (SB 519) Alquist. Hospital construction

Requires the State Department of Public Health, through a contract with the Department of General Services, to (1) observe the construction of or addition to any hospital building or, if the work alters structural elements, the reconstruction or alteration of any hospital building, as it deems necessary for the protection of life and property, and (2) pass upon and approve or reject all plans for the construction or the alteration of any hospital building, independently reviewing the design and geological data to assure compliance with the requirements of the act Requires that geological data be reviewed by an engineering geologist and structural design data be reviewed by a structural engineer

Requires the governing board of each hospital or other hospital governing authority, before adopting any plans for such hospital building, to submit the plans to the State Department of Public Health for approval and to pay prescribed fees, specifies what must accompany the application for approval, and prescribes requirements for plans and specifications

Creates a Hospital Building Account in the Architecture Public Building Fund, requires that all fees collected pursuant to the act be credited to such account, and continuously appropriates money in such account, without regard to fiscal years, for the use of the State Department of Public Health, subject to approval of the Department of Finance, in carrying out the provisions of the act

Declares that no contract for the construction or alteration of any hospital building made or executed on or after the effective date of the act is valid, and prohibits payment of any money for work done under such a contract, or for any labor or materials furnished in constructing or altering any such building, unless prescribed requirements are satisfied

Prescribes requirements re administration of the work of construction, inspection of hospital buildings and of the work of construction or alteration, and reports concerning the work of construction or alteration.

Authorizes the State Department of Public Health to call upon the Department of General Services to make a periodic review of hospital operations to assure that the hospital is adequately prepared to resist damage caused by earthquake tremor and prescribes requirements re such review

Authorizes the State Department of Public Health to make regulations to carry out the act

Requires the Director of Public Health to appoint a Building Safety Board to advise and act as a board of appeals in all matters affecting seismic safety in the administration and enforcement of the act.

Declares intent of the Legislature to preempt from local jurisdictions the enforcement of building regulations adopted pursuant to this act, including plan checking, and intent of the Legislature that where local jurisdictions have more restrictive standards for enforcement of building regulations and construction supervision, such standards shall be enforced by the state

Prescribes penalty for violations

Defines "hospital building," "construction or alteration," "architect," "structural engineer," and "engineer geologist"

Ch 1131 (SB 758) Bradley Abstract of judgment

Makes changes in requirements of contents of abstract of judgment, relating to whether defendant was armed or used a weapon, as defined, in the commission of the offense or at time of arrest

Makes related changes.

Makes changes in law consistent with those made by SB 301, to be operative only if SB 301 is chaptered and amends Section 12022.5 of the Penal Code

Ch 1132 (AB 695) MacDonald. Adoption.

Authorizes county boards of supervisors to designate county welfare department, rather than probation officer, to conduct investigation in designated adoptions.

Ch 1133 (AB 728) Chappie. Off-highway vehicles.

Requires that all day use, overnight use, or annual or biennial use fees for designated off-highway state recreation areas received by the Department of Parks and Recreation, in addition to other specified fees received by the department, be deposited in the Off-Highway Vehicle Fund

Requires that all such use fee funds in the Off-Highway Vehicle Fund be used by the department for purposes of funding recreational areas for the use of off-highway vehicles and trails for the use of such vehicles. Makes specific provision re revenue transferred from the Motor Vehicle Fuel Account to the Off-Highway Vehicle Fund and certain specified fees, by providing for the disposition thereof

Ch 1134 (AB 754) Belotti Petroleum products

Specifies that gasoline specifications comply with latest standards adopted by the American Society for Testing Materials, and provides that gasoline vapor pressure specifications not exceed maximums set by any California state law instead of described specifications

Requires each formulation of each brand of automatic transmission fluid to be registered, requires as precondition to issuance of permit for any automatic transmission fluid a finding that such transmission fluid meets certain specifications, and deems automatic transmission fluid misbranded if not labeled with the brand name

Revises law regulating brake fluids to change definitions and specifications, and to change labeling, container, and permit and registration requirements

Ch 1135 (AB 945) McCarthy. Property taxation.

Makes permissive a provision that the State Board of Equalization provide estimates of assessed valuation of newly incorporated territory

Conforms a provision of the Streets and Highways Code to those generally followed relating to the filing of boundary documents for property tax purposes

Makes additional changes in Sec. 2106, Streets and Highways Code, proposed by SB 36, to be operative only if SB 36 and this bill are both chaptered, and this bill is chaptered after SB 36.

Ch 1136 (SB 277) Alquist. Energy insulation

Requires the Commission of Housing and Community Development, by January 1, 1974, to adopt rules and regulations establishing minimum standards of energy insulation for new hotels, motels, apartment houses, homes, and other residential dwellings which shall meet or exceed those prescribed by Federal Housing Administration requirements at the time the commission adopts such rules and regulations.

Requires the commission to develop rules and regulations independent of such standards for hotels, motels, and apartment houses more than 3 stories in height.

Requires the Director of Housing and Community Development to appoint an advisory committee of specified persons to assist the commission in the establishment of energy insulation regulations.

Requires the building department of every city, county, or city and county to enforce the provisions of this act and rules and regulations adopted pursuant thereto

Prohibits the issuance of a certificate of occupancy or similar certification that prescribed structures are habitable unless the structure at least satisfies such minimum energy insulation standards.

Appropriates \$35,000 to the department for the purposes of this act

Ch 1137 (SB 382) Petris Air pollution motor vehicles.

Requires, beginning April 1, 1973, and quarterly thereafter, any person manufacturing new motor vehicles for sale in this state to file with the State Air Resources Board a report as to such person's efforts and progress in meeting specified federal standards re emissions of carbon monoxide and hydrocarbons.

Provides, with specified exception, that such reports shall be available to the public. Requires the board to conduct investigations re such reports as it deems necessary, and to file a summary of the quarterly reports with the Legislature and the Governor as soon after each quarter as possible.

Specifies that no report is required once all models of motor vehicles of a manufacturer which are sold in California and which are subject to such federal standards meet all such federal standards.

Authorizes the board to revoke outstanding approvals of new motor vehicles for sale in this state if such manufacturer willfully fails to file such reports or files a report which is deemed by the board to inadequately describe the manufacturer's efforts and progress, and to withhold future approval of such manufacturer's vehicles until such time as the manufacturer offers for sale in this state vehicles which meet such federal standards.

Appropriates \$10,000 from the Motor Vehicle Account in the State Transportation Fund to the board for the purposes of this act for the 1972-1973 fiscal year.

Ch. 1138 (SB 432) Coombs Contractors

Requires seal of Contractors' State License Board to contain words "Department of Consumer Affairs."

Requires payment of delinquency fee if license is renewed after it expires on June 30, eliminating 30-day grace period. Considers licensees as not licensed during any time which lapses between the expiration date and the date on which renewal or delinquency fee, whichever comes last, is paid, except that license may be issued retroactively to avoid unlicensed period, upon showing in a petition by the contractor that the failure to promptly renew was due to mistake, inadvertence, surprise or excusable neglect.

Revises provisions relating to home improvement, including provisions for registration of home improvement salesmen, as defined.

Adds minimum penalties to the penalties now prescribed for violations of certain contractor performance certification provisions.

Deletes obsolete provisions from laws relating to contractors.

Makes other technical changes.

Ch 1139 (SB 910) Lagomarsino Juvenile court

Authorizes information gathered by a law enforcement agency relating to taking a minor into custody and any disposition thereof to be disclosed to another law enforcement agency or person or agency which has a legitimate need for information for purposes of official disposition of a case, except where records are sealed.

Ch 1140 (SB 1047) Lagomarsino Attorney General Antitrust Fund

Creates Attorney General antitrust account within the General Fund for support of antitrust activities of Department of Justice. Provides that money in such account shall be available for support of such activities upon appropriation by Legislature in Budget Bill. Permits augmentation of such appropriation by executive order of Director of Finance under specified circumstances. Provides for deposit in such account, from proceeds of actions, Attorney General's expenses or 10 percent of recovery whichever is greater. Also, requires such deposit of percentage of attorney fees awarded in antitrust action where Attorney General is class representative. Provides that excess in account over \$3,000,000 shall be transferred to General Fund.

Ch 1141 (AB 482) Crown Dangerous drugs

Prohibits distribution by manufacturer's sales representatives of dangerous drugs as complimentary samples without written request containing specified information from a physician, dentist, podiatrist or veterinarian. Specifies manner in which supplier shall preserve the record of the request.

Operative July 1, 1973.

Ch 1142 (AB 547) McAlister Crimes

Makes it crime, under specified conditions, for any person to maliciously give, mail, send, cause to be sent, or to place or cause to be placed, any false or facsimile bomb with the intent that any other person think it is a real bomb.

Ch. 1143 (SB 1011) Marks. Children's clothing. flammability

Prohibits, after July 1, 1974, any person from selling, or offering for sale new children's sleepwear to and including size 14 which does not meet federal flammability standards for children's sleepwear to and including size 6x Makes violation a misdemeanor

Requires State Fire Marshal to promulgate flammability regulations covering other articles of new children's clothing to and including size 14 Makes violation of regulations a misdemeanor

Ch 1144 (AB 1206) McCarthy Discrimination in employment. age

Makes it unlawful employment practice under California Fair Employment Practice Act, rather than unlawful, to discriminate in employment in any specified manner against individual between ages of 40 and 64 solely on ground of age, except in certain instances. Transfers from Department of Human Resources Development to State Fair Employment Practice Commission responsibility for and jurisdiction in respect to such discrimination

Ch 1145 (AB 1458) McAlister Technical, agricultural, and conservation schools

Authorizes establishment and operation of technical, agricultural, and natural resource conservation schools by county superintendents of schools with approval of county boards of education, rather than requiring establishment and operation subject to management and control of a county board of education when so directed by a specified type of county ordinance

Authorizes county superintendents of schools to provide necessary transportation
Revises composition of membership and ex officio members of board of admissions and requires appointment of chairman thereof by county superintendent of schools rather than election by the members. Deletes requirement that board of admissions meet at least once each calendar month

Revises provisions re admission, assignment part time to vocational courses in places of employment, capital outlay costs, and employment of employees

Deletes provisions authorizing payment of employees from county funds and provision requiring teachers' assistants and principals to be certificated

Revises provision re tax levy for support of such schools

Makes related changes

Ch 1146 (SB 196) Burgener Human resources development

Specifies that handicapped clients of Department of Rehabilitation shall, in certain circumstances, not be barred as participants in designated manpower programs because of mental or physical disability

Ch 1147 (SB 1302) Dymally Early childhood education.

Requires State Board of Education to establish comprehensive program for early childhood education for children age 3 years and 9 months to the completion of grade three or its equivalent

Authorizes governing boards of school districts maintaining specified grade levels to develop master plans for early childhood level in the 1972-73 fiscal year.

Authorizes governing boards to develop and submit joint master plans to Department of Education

Requires master plans to include comprehensive statement setting forth district's educational program for early childhood education on a school-by-school basis

Requires State Board of Education to establish standards and criteria in evaluating district plans which shall include specified standards and criteria Specifies that the State Board of Education shall not approve a plan unless it was developed with active cooperation of parents, community, and teachers in all stages of planning, approval, and implementation

Requires that no district shall initiate classes for pupils for 3 years and 9 months until the district has demonstrated that its program for restructuring kindergarten through

grade three, or its equivalent, is completed and successful and in no event prior to the 1975-76 fiscal year

Authorizes State Board of Education to condition future allowances on a priority basis and apportioning allowances thereby, and authorizes scheduled increases thereof on school district's meeting objectives contained in master plan.

Requires State Board of Education to adopt reading and mathematics objectives by 1975-76 school year, and allows the board to take all actions necessary to reach objectives

Provides for allowances to districts with approved master plans in three specified classes

Provides for additional allowances to pupils having demonstrable educational needs in three specified classes.

Authorizes Superintendent of Public Instruction to reduce district apportionments in accordance with amounts received pursuant to allowances for specialist teachers

Requires Superintendent of Public Instruction to apportion funds

Prescribes child enrollment procedure for early primary class, minimum schoolday, and computation of average daily attendance

Specifies age for admission to an early childhood education program as 3 years and 9 months or, in the alternative, authorizes school districts to specify age for admission at 4 years of age.

Specifies minimum schoolday for pupils in early childhood education classes as 180 minutes, including recesses

Permits the governing board of any school district to transport pupils or parents attending early primary classes maintained for pupils who have attained the age of 3 years and 9 months.

Includes group child care and early childhood education programs within scope of various existing provisions relating to preschool, children's center, and day care programs, and excludes day care programs from such provisions

Requires Department of Social Welfare to contract with Department of Education to provide system of prescribed social services for children and families of children enrolled in an early childhood education program Prohibits making of any per capita reimbursements under such social services on account of any school district not meeting prescribed standards for educational component of a program

Makes appropriation of specified amounts from the General Fund for purposes of specified early childhood education programs for the 1973-74 and 1974-75 fiscal years, including administration of the programs

Makes provision re use of certain other funds for purposes of early childhood education programs contingent upon enactment of AB 1000

Provides for reporting to the Legislature and, commencing with 1975-1976 fiscal year, prohibits authorization of programs unless authorized by act, other than Budget Act, appropriating funds for such programs.

Makes provision for funding in this bill to have no effect if AB 1000 is enacted.

Ch. 1148 (SB 1400) Alquist Licensed facilities.

Revises and consolidates provisions under the Department of Health on the operative date of Reorganization Plan No. 1 of 1970, of various licensing activities of the Departments of Mental Hygiene, Social Welfare and Health, and provides for license fees for such activities sufficient to cover costs of administration and for expiration of licenses 12 months after issuance

Ch. 1149 (AB 311) MacGillivray. University of California firemen

Includes fire departments of University of California within (1) specified disputable presumptions under workmen's compensation law with regard to heart trouble, hernia, and pneumonia "injuries" arising out of and in the course of employment and (2) specified disability benefits for persons falling within the "active firefighting and prevention service" class, and makes related changes in regard to the payment of such compensation and disability payments

Ch 1150 (AB 723) Bagley. Personal income tax.

Eliminates provisions defining long- and short-term capital gains and losses, and makes various conforming provisions.

Incorporates provisions into various sections for differentiation of treatment of assets held for one year or less, from 1 to 5 years and assets held for over 5 years, for determination of gains and losses in computing taxable income.

Deletes provision treating certain employees' assignments of rights to receive a percentage of employer's future profits as a sale or exchange of a capital asset

Deletes provision applying percentages of gain or loss recognized on the basis of length of time capital asset has been held to years prior to 1971 for purposes of computing base period income for use in income averaging.

Makes additional changes in Sec. 17072, Revenue and Taxation Code, proposed by SB 1151, to be operative only if SB 1151 and this bill are both chaptered, and this bill is chaptered after SB 1151.

To take effect immediately, tax levy.

Ch. 1151 (AB 756) Pierson Workmen's compensation: death benefit.

Increases from \$15,000 to \$25,000 maximum death benefit award in cases of partial dependency.

Ch 1152 (AB 1945) Biddle Motor vehicle fuel advertising

Authorizes State Air Resources Board to request from the advertiser data to support any advertised claim that a fuel or fuel additive reduces motor vehicle exhaust emissions, to conduct, and request the assistance of the Department of Consumer Affairs in, such further investigation as may be warranted, and to report to the Attorney General for appropriate action any determination that the fuel or additive is not substantially as effective as claimed.

Makes appropriation of \$21,000 from Motor Vehicle Account in State Transportation Fund for purposes of carrying out the above-stated provisions during 1972-1973 fiscal year

Ch. 1153 (AB 2213) Badham. Licensing of bicycles.

Repeals provisions re licensing of bicycles proposed by Senate Bill No. 147 (Ch. 885) as of July 1, 1975.

Commencing July 1, 1975, establishes a statewide system for the registration and licensing of bicycles, as defined, to be administered by the Department of Motor Vehicles.

Provides for registration and issuance of license by bicycle dealers, as defined, and local law enforcement agencies

Specifies \$3 license fee, \$0 50 of which is to be retained by the issuing agency, and the remainder of which is to be remitted to the department.

Requires department to adopt rules and regulations re implementation and administration of licensing provisions

Prohibits sale of bicycle unless bicycle has unique serial number stamped or cast into its head

Specifies that any person who rides, moves, hauls, or leaves standing an unlicensed bicycle after July 1, 1976, or otherwise violates the added provisions, is guilty of a misdemeanor

Ch 1154 (AB 889) Knox. Environmental quality

Defines various terms as used in the Environmental Quality Act of 1970 Among other things, defines "project" for such purposes as activities undertaken by any public agency, or activities undertaken by a person which are supported financially by one or more public agencies, or activities involving the issuance to a person of a lease, permit, license, certificate, or other entitlement for use by one or more public agencies

Declares that such definitions are intended to be a clarification of existing law.

Provides, with prescribed exceptions, that provisions of the Environmental Quality Act of 1970 apply to discretionary projects, but do not apply to ministerial projects, proposed to be carried out or approved by public agencies

Requires state agencies, boards, and commissions to prepare, or cause to be prepared

by contract, and certify the completion of an environmental impact report on any project they propose to carry out or approve which may have a significant effect on the environment, rather than include an environmental impact statement in any report on such a project.

Requires the inclusion, in such report, of a statement setting forth the growth-inducing impact of the proposed action.

Provides procedure for development of objectives, criteria, and procedures and for preparation and adoption of guidelines to assure the orderly preparation of environmental impact reports.

Revises provisions requiring consultation in the preparation of an environmental impact report as regards the environmental impact of a state project and requires consultation in the preparation of such report as regards the environmental impact of a project carried out by a local agency

Deletes requirement that the legislative bodies of all cities and counties which have an officially adopted conservation element of a general plan make a finding that a project they intend to carry out which may have a significant effect on the environment is in accord with the conservation element of the general plan and requires that all local agencies, rather than only those which do not have an officially adopted conservation element of a general plan, make an environmental impact report, as specified.

Requires environmental impact reports in connection with the allocation of state or federal funds to local agencies for all projects which may have a significant effect on the environment, rather than only land acquisition or construction projects which may have such an effect

Requires state agency, board, or commission, which approves or determines to carry out a project, to file notice re approval or determination with Secretary of the Resources Agency Makes similar provision re local agencies Specifies content of report

Authorizes public agencies to require an applicant for lease, permit, license, certificate, or other entitlement for use to submit information which may be necessary to enable them to determine whether the proposed project may have a significant effect on the environment or prepare an environmental impact report Requires public agency to file a notice of completion of an environmental impact report Provides that failure to file the notice of completion will not affect validity of project

Provides for preparation of environmental impact report by public agency with principal responsibility for the project when two or more agencies are carrying out or approving project when it is determined that the project may have a significant effect on the environment Specifies when a subsequent environmental report is required and specifies procedures for and periods of time in which an action challenging any act or decision of a public agency must be commenced.

Repeals Sections 21152 and 21153 of the Public Resources Code, as added by Chapter 971 of the Statutes of 1972, which provisions prescribe the content of environmental impact reports prepared by local agencies and require, after reasonable notice, the local agency to make a determination as to the boundaries of the area which may be affected by the project which is the subject of the report, such reports to become operative at the same time as Chapter 971 of the Statutes of 1972 becomes effective

Excludes certain projects from application of the Environmental Quality Act of 1970, as specified

Declares prescribed provisions of the act are intended only to clarify existing law and as such are declaratory of existing law

Makes related changes

To take effect immediately, urgency statute

Ch 1155 (SB 1510) Cusanovich Appropriation

Appropriates \$70,845 plus interest on \$64,870 from the General Fund to pay claims of Argo Construction Company, Inc, and James R Arata against the state

To take effect immediately, urgency statute

Ch. 1156 (SB 190) Mills. Toll bridges and ferries.

Deletes statement of state policy re toll bridges ~~and ferries~~

Authorizes the California Toll Bridge Authority to include, in any issue of revenue bonds, sufficient funds to finance the establishment of ferry systems across San Diego

Bay and across San Francisco Bay in the general vicinity of the San Francisco-Oakland Bay Bridge

Requires the authority to take all steps necessary to finance such ferry systems upon determining that it is feasible to do so.

Requires all revenues derived from the operation of a ferry system to be pledged as security for the payment of bonds issued to finance the establishment of the system.

Requires the tolls on the toll structures to be imposed at such rates sufficient to cover the cost of operating and maintaining the ferry systems.

Requires the authority to secure the prior approval of the Metropolitan Transportation Commission before establishing the proposed ferry system across San Francisco Bay

Ch 1157 (SB 556) Behr Mobile intensive care paramedics

Authorizes any county conducting a pilot program pursuant to provisions relating to mobile intensive care paramedics to provide courses of instruction and training leading to certification as a mobile intensive care paramedic.

Requires where such training is provided to persons other than county employees that a fee shall be charged sufficient to defray the cost of such instruction or training

Ch. 1158 (SB 765) Petris. Gas tax.

Entitles consulate officer or employee whose government exempts such representatives of the United States from national, state and municipal taxes to a refund of taxes paid under the Motor Vehicle Fuel License Tax Law

To take effect immediately, tax levy.

Ch 1159 (SB 1365) Beilenson New towns

Requires Department of Housing and Community Development to report to the Legislature not later than the 90th calendar day of the 1973 Regular Session with respect to any action or actions it has taken to encourage the development of "new towns" pursuant to specified federal provisions.

Ch. 1160 (AB 523) Knox. Joint exercise of powers

Requires agency or entity administering a joint powers agreement or amendment, which becomes effective on or after effective date of bill, if such agency or entity is separate from the parties to the agreement or amendment, to file notice with Secretary of State within 30 days after effective date of such agreement or amendment thereto and prescribes contents of notice Provides that failure to file within 30 days of effective date of agreement or amendment makes agency unable to issue bonds or incur indebtedness Makes similar requirement for filing of notice within 90 days from effective date of bill by all existing such agencies or entities and specifies that failure to do so results in cessation of all powers of agency or entity until notice filed Authorizes secretary to prescribe and collect fee for filing and processing notice.

Authorizes an entity created by a joint powers agreement in San Diego County, until December 31, 1974, to authorize, by ordinance, the issuance of revenue bonds to acquire or construct a public airport and related facilities and improvements.

Ch 1161 (AB 544) Keysor Industrial loan companies.

Deletes December 31, 1972, termination date for provision permitting industrial loan companies, as an alternative to other charge limitations, to contract for and receive charges not exceeding 1½ percent per month on unpaid principal balance.

To take effect immediately, urgency statute

Ch 1162 (AB 930) Warren Combining of civil actions

Provides for coordination of civil actions sharing common questions of fact or law pending in different courts Provides that practice and procedures for coordination of such cases are to be established by the Judicial Council Makes other related changes

Operative January 1, 1974

Ch 1163 (AB 1068) Monagan. State property

Authorizes Director of General Services subject to approval of State Public Works Board to enter into agreements for the state to acquire all interest of its concessionaire at Squaw Valley, in exchange for a portion of specified surplus land, the sale of another portion of such land, and an option to purchase the remainder

Ch. 1164 (AB 1544) Sieroty. Physicians' and surgeons' certificates.

Revises requirements for certain applicants for physician's and surgeon's certificate whose application is based on diploma issued by certain foreign medical schools.

Revises internship and written examination requirements Revises requirements for specified service in hospital in United States and this state to require one year service in this state.

Changes from "supervised clinical training" to "supervised clinical special internship" designation of general practice medicine programs for certain applicants for physician's and surgeon's certificate who graduate from medical schools located in Mexico, and specifies such applicants are not prohibited from qualifying under other specified provisions, to be operative only until December 31, 1974 Makes clarifying changes

Ch. 1165 (AB 1594) Maddy Unclaimed property

Permits State Controller to sell unclaimed securities not listed on a national stock exchange over the counter at prevailing prices or, with prior approval of the State Board of Control, by such other method as the Controller may determine to be advisable

Ch 1166 (AB 1754) Chacon. County property.

Provides that a board of supervisors of a county of over 4,000,000 population may transfer by specified means, without consideration, an easement, license or other interest in real property interests to any water agency for specified purposes. Declares such transfers to be for a public purpose.

Ch 1167 (AB 1920) Hayes Family law.

Specifies that court's authority to order child support payments to be made to and enforced by specified public officials applies to cases where order requires payment of child support to a person, rather than only to a parent

Corrects obsolete cross-reference

Ch 1168 (AB 1947) Biddle State correctional system

Authorizes Department of Corrections to contract with appropriate public or private agencies for housing, sustenance and supervision of inmates eligible for placement in Community Correctional Centers.

Includes related provisions

Ch. 1169 (AB 2029) Ray E Johnson. Local plans

Authorizes county service areas to provide area planning through area planning commission, as designated

Ch 1170 (AB 2230) Brophy. Home management training.

Establishes the California Low-Income Home Management Training Program to be administered by Director of Housing and Community Development, to assist housing authorities and other housing developers to conduct programs to train and qualify low-income families for home renting or ownership

Requires Department of Housing and Community Development to implement the program as a pilot study and requires department to make a final report of its findings and recommendations to the Legislature not later than March 15, 1974. Requires the Director of Housing and Community Development to appoint and to consult with an advisory committee. Terminates the existence of the advisory committee June 30, 1973

To be operative until June 30, 1974.

To take effect immediately, urgency statute.

Ch 1171 (AB 2392) Hayden. Regional park districts.

Includes regional park districts among those entities to which counties may loan moneys

Authorizes regional park districts to borrow not to exceed \$100,000 to cover operating expenses between the time of formation of the district and the first receipt of tax revenue.

To take effect immediately, urgency statute.

Ch 1172 (SB 31) Cusanovich. State Highway Route 118.

Requests the Department of Public Works to award, during the 1972-1973 and the 1973-1974 fiscal years, two major construction contracts for the construction of that part of that portion of State Highway Route 118, also known as the Simi Valley-San Fernando Valley Freeway, which has not already been completed, and requests the California Highway Commission to grant high priority for construction on other uncompleted portions of the route so that the department may award other major construction contracts so that construction may proceed without delay on the route until it is completed, unless precluded therefrom by any conditions beyond the department's control.

Ch. 1173 (SB 571) Carrell Relocation assistance

Deems the leasing of a condominium for a 99-year period, or for a term which exceeds the life expectancy of a displaced person as determined from the most recent life tables in Vital Statistics of the United States, as published by the Public Health Service of the Department of Health, Education, and Welfare, as a purchase of the condominium in determining amount of relocation assistance payments to be made when the displaced person moves from real property acquired for public use

Ch. 1174 (SB 724) Carpenter New cities

Specifies that, notwithstanding any other provision of law, cities in Orange County incorporated after July 1, 1971, but before December 1, 1972, shall not be subject to specified planning provisions until two years from the effective date of such incorporation

To take effect immediately, urgency statute.

Ch 1175 (SB 1115) Lagomarsino Rincon Point.

Appropriates \$40,000 to the Department of Parks and Recreation, subject to the approval of the State Public Works Board, from the Bagley Conservation Fund for the development of Rincon Point.

Ch 1176 (SB 1482) Moscone. Sales and use taxes

Provides that certain charitable organizations are consumers of, rather than retailers of, bracelets commemorating American prisoners of war, for purposes of sales and use taxes

To take effect immediately as a tax levy, but to become operative on the first day of the first calendar quarter commencing more than 60 days after the effective date of the enactment

Ch 1177 (AB 282) Bagley Public social services

Subject to specified conditions and approval of the Department of Social Welfare, authorizes counties to develop methods of payment of aid which spread the issuance of public assistance warrants evenly over each month.

Requires counties to maintain the level of their 1970-71 fiscal year expenditures for child care services and provides that funds under the Moretti-Lewis-Brown-Rodda Child Development Act be used to supplement such county share of expenditures, to become operative if AB 2089 is enacted

Requires, in addition to county expenditures for child care services for the 1970-71 fiscal year, that the county, under the direction of the Superintendent of Public Instruction, provide or provide by contract, child care services to certain former, current and potential recipients of public assistance on the basis of 32½ percent county and 67½ percent state funds, to the extent of funds appropriated for that purpose by the Legislature Provides that such provision is to become operative if AB 2089 is enacted and to terminate July 1, 1974

Appropriates to the Health and Welfare Agency the balance of funds appropriated by Chapter 578 of the 1971 Statutes for the purposes of child care services to certain former, current and potential public assistance recipients and the Child Development Act, to become operative if AB 2089 is enacted.

To take effect immediately, urgency statute.

Ch 1178 (AB 396) Qumby State highways relinquishment

Specifies what a state of good repair requires, in connection with the requirement that the California Highway Commission not relinquish to any county or city any portion of any state highway which has been superseded by relocation, until the Department of Public Works has placed the highway in a state of good repair

Ch 1179 (AB 748) Conrad Financial responsibility

Requires that any proceeding or order of the Department of Motor Vehicles, relating to the suspension of the driver's license or driving privilege of any person, or the registration card or license plates for any vehicle owned by any person, pursuant to specified provisions of the Vehicle Code re financial responsibility laws which otherwise require such suspension, be stayed by the receipt by the department of a request from such a person for a hearing. Requires, upon the receipt of any such request, the department to refund any security deposited by such person

Requires that such provisions remain in effect pending a decision by the United States Supreme Court regarding the constitutionality of the procedures of the department relating to the suspension of drivers' licenses and driving privileges

Provides that if the United States Supreme Court decides that the department's procedures re driver's license and vehicle registration suspensions for failure to post security following a vehicular accident afforded due process and were constitutional, the department shall resume proceedings and the issuance of suspension orders pursuant to such specified provisions 30 days thereafter or as soon thereafter as possible. Provides that if the department's procedures are found by the court not to afford due process and hearings are required to provide for calling of witnesses or the taking of oral testimony, the provisions of this act re the stay of department proceedings and orders shall remain operative until amended or repealed by the Legislature

To take effect immediately, urgency statute

Ch 1180 (AB 1570) Waxman Voting machines

Revises provisions for modification of voting machines and vote tabulating devices subject to approval of Commission on Voting Machines and Vote Tabulating Devices.

Requires the commission to review voting systems periodically to determine if they are defective, obsolete, or otherwise unacceptable

Ch 1181 (AB 1876) Brown CSUC tuition

Permits tuition due from nonresident foreign students at California State University and Colleges during 1972 fall term to be collected in installments during the 1972-1973 college year

To take effect immediately, urgency statute.

Ch. 1182 (AB 2063) Chappie Buildings access by handicapped

Authorizes exemption of portable buildings of a school district not used by the physically handicapped from requirements regarding access by handicapped persons upon application to, and approval by, Department of Rehabilitation.

Ch 1183 (AB 2165) Burton Upholstered furniture and mattresses

Specifies that mattresses manufactured for sale in this state, including mattresses manufactured for sale for use in a hotel, motel, or other place of public accommodation in this state, rather than mattresses sold or offered for sale in this state, one year after adoption of regulations, rather than standards, by the Bureau of Furniture and Bedding Inspection but not later than June 7, 1973, rather than January 1, 1973, shall be fire retardant, rather than flame retardant

Requires upholstered furniture sold or offered for sale by a manufacturer or wholesaler for use in this state, including upholstered furniture sold to or offered for sale for use in a hotel, motel, or other place of public accommodation in this state, to be made from fire retardant material one year after adoption of regulations by the bureau, but not later than April 1, 1975

Ch 1184 (SB 86) Grunsky State college funds.

Permits obligations to be incurred for summer quarter operation in the California State University and Colleges at campuses on year-round operation, subsequent to enactment of a Budget Act and prior to July 1, such obligations to be payable from appropriations contained in such Budget Act for such purposes.

Ch. 1185 (SB 161) Grunsky. University of California. assessments.

Appropriates \$45,000 to University of California from the Capital Outlay Fund for Public Higher Education for payment of street improvement assessment on property of the University of California on High Street in City of Santa Cruz.

To take effect immediately, urgency statute

Ch 1186 (SB 185) Stiern Alcoholic beverages: club licenses.

Defines "club" for purposes of club license under Alcoholic Beverage Control Act to include labor council meeting specified requirements.

Ch 1187 (SB 200) Gregorio State college housing: funds

Designates all student housing and any other related facilities operated by the College Auxiliary Enterprise Fund a "project" under the State College Revenue Bond Act of 1947 and makes such housing and facilities subject to such act Transfers all assets, liabilities and fund balances of the College Auxiliary Enterprise Fund to a separate account to be established by the trustees within the State College Dormitory Revenue Fund Deletes related material

Ch. 1188 (SB 229) Behr State lands: San Quentin

Requires Director of General Services, in consultation with specified governmental agencies and entities, to prepare report on possible public uses of state lands at San Quentin Requires submission of such report to the Legislature on or before June 30, 1974 Prohibits sale, lease, exchange, or transfer of such property, or offer thereof, until after submission of the report and prior approval by Legislature

Ch 1189 (SB 235) Carpenter Bolsa Chica State Beach

Appropriates certain moneys received by the state from the Metropolitan Water District of Southern California to the Department of Parks and Recreation for development at Bolsa Chica State Beach, subject to the approval of the Public Works Board.

Ch 1190 (SB 334) Marler. Alcoholic beverage club licenses.

Reduces from 250 to 75 the minimum number of bona fide members required of described peace officers' association to qualify for issuance of club license under Alcoholic Beverage Control Act

Ch 1191 (SB 417) Behr Taxation of trailer coaches

Requires that for purposes of the Vehicle License Fee Law, the Department of Motor Vehicles report to the county auditor the address at which each trailer coach has situs within the county, rather than reporting to the county auditor on the basis of where the trailer is registered

Requires that funds from vehicle license fee on trailer coaches be allocated to local government on the basis of where the trailer coach has situs, rather than where the trailer is registered

Ch 1192 (SB 680) Harmer Legislators' retirement

Requires quadrennial actuarial valuation of the Legislators' Retirement System commencing June 30, 1973, and publication of a financial statement and requires board to include recommendations for financing system

Ch 1193 (SB 873) Holmdahl Public assistance

Requires the district attorneys to submit a uniform statistical report concerning their child support enforcement activities to the Attorney General each month

Ch 1194 (SB 914) Harmer. Archaeological, paleontological, historical resources.

Extends the date for submission by the task force established pursuant to Sec 5097.91, Public Resources Code, of a plan or proposed legislation for the preservation and salvage of state archaeological, paleontological, and historical resources from December 31, 1972, to December 31, 1973, and provides for dissolution of such task force on that date

Ch 1195 (SB 1218) Burgener Mentally retarded minors

Provides that allowances granted to school districts and county superintendents of schools providing supplemental education programs to facilitate return of mentally retarded and severely mentally retarded minors, who have been reevaluated and reexamined, to regular classroom will be operative until June 30, 1974, rather than June 30, 1972.

Requires State Board of Education to adopt rules and regulations re such programs, and specifies contents of such rules and regulations.

Makes related changes

Validates, ratifies, confirms, and declares legally effective for all purposes, all actions taken by the Department of Education, the State Board of Education, school districts, and county superintendent of schools pursuant to provisions presented herein

Operative until July 1, 1974.

To take effect immediately, urgency statute

Ch 1196 (SB 1226) Deukmejian Vehicles traffic offenses

Authorizes, rather than requires, until January 1, 1974, every judge of a court located in the County of Los Angeles, Orange, San Diego, Alameda, or Santa Clara, or the City and County of San Francisco, in the case of a second or subsequent conviction of driving a motor vehicle upon a highway while under the influence of intoxicating liquor, to order a presentence investigation to determine whether a person convicted of such offense would benefit from treatment for persons who are habitual users of alcohol, and on and after January 1, 1974, requires every judge of such a court to order such investigation with respect to such persons

Provides, in connection with traffic violations, that under specified conditions, a judge, referee, or traffic hearing officer may order that the driving privileges of a minor be suspended or restricted as provided in the Vehicle Code, rather than authorizing, under specified conditions, such judge, referee, or traffic hearing officer to order such suspension for a period not to exceed 90 days

Ch 1197 (SB 1235) Coombs Water project cost allocations

Revises amounts of certain approved expenditures for recreation land acquisition, and certain approved joint cost allocations for recreation and fish and wildlife enhancement associated with state water projects, made by the Department of Water Resources

Ch 1198 (SB 1322) Lagomarsino Antique motorcycles

Authorizes issuance and replacement of special license plates for motorcycles manufactured in the year 1942 or prior thereto upon payment of specified fees

Requires all revenues above the actual costs of issuing such plates derived from the \$15 fee charged for the initial issuance of each such plate to be deposited in the California Environmental Protection Program Fund

Operative January 1, 1974

Ch 1199 (SB 1352) Deukmejian Trespass

Includes a quarry, as defined, within property which may be posted against trespassing and loitering, and thereby makes it subject to provisions of Penal Code applicable to posted property

Ch 1200 (SB 1450) Bradley. Landowner's liability

Includes animal and all types of vehicular riding within term "riding" as used in specified statutes relating to the liability of owners of estates in real property to others using the land and relating to the liability of public entities and employees and grantors of easements to public entities to others using delineated unpaved roads and trails

Ch 1201 (SB 1499) Short. Employment of minors. violations.

Specifies that Division of Labor Law Enforcement shall maintain an action against specified employers who violate provisions re employment of minors, alternative to such power and responsibility presently vested in designated school authorities.

Ch 1202 (AB 168) Duffy Health professions

Authorizes the State Department of Public Health to make grants, from such funds as are appropriated by the Legislature for such purpose, to assist organizations in meeting costs of developing innovative programs of education in health professions.

Requires the department to conduct a survey to determine possible applicants for such grants and requires department to report annually to the Legislature beginning in January 1974 concerning specified subjects re such grants.

Ch 1203 (AB 171) Cline Correction of property rolls

Provides that when the correction of an assessor's error on a current property tax roll results in an increase in tax and the error was caused without fault on the part of the assessee, there shall be no penalty or interest imposed on the amount of such tax increase for a period of 30 days. Requires State Controller to prescribe procedures for implementing the enactment.

Provides for a postponement of such penalty or interest for a period of one year for such a correction on a prior year's roll, if such increase is over specified amount

Ch 1204 (AB 239) Powers. Surveyors' examinations

Provides for separate application for each division of land surveyors' examination, and redefines first division thereof Eliminates requirement that applicant be United States citizen

Requires applicant for second division of examination to have passed first division or be exempt therefrom Provides for issuance of land surveyor-in-training certificate to applicants who pass first division of examination, and a land surveyor's license to those who pass second division Provides that requirement of experience applies only to second division Provides various academic studies, as specified, are considered equivalent to experience for purposes of application Reduces from 5 to 4 required number of professional references to be submitted with application, and requires these for second division of examination only Makes various other requirements applicable only to application for second division of examination

Requires signature and seal or registration number on all documents prepared by licensed land surveyor or registered civil engineer

Reduces from $\frac{2}{3}$ to majority vote of Board of Registration for Professional Engineers to suspend or revoke land surveyor's license Adds, as grounds for discipline by board, deceit, negligence, lack of good moral character, breach of contract, and aiding and abetting any violation

Revises application fees

Makes technical changes.

Ch 1205 (AB 253) Davis Humboldt County Flood Control

Authorizes the board of supervisors of the Humboldt County Flood Control District to submit, at a special election in a zone, subzone, or participating zones, the question of whether the board may proceed with any project not involving the incurring of a bonded indebtedness, including a project which is a contract with the United States for a water supply, for any purpose

Provides that if such question is so submitted, the board may not proceed with the project unless a majority of the votes cast are in favor thereof.

To take effect immediately, urgency statute

Ch 1206 (AB 378) Lewis. Superior court judges

Increases number of superior court judges from 13 to 14 in San Bernardino County.

Authorizes the superior court in San Bernardino County to appoint an additional court commissioner

Ch 1207 (AB 496) Moorhead Driving

Specifically provides that a plea of nolo contendere shall be deemed to be a conviction for purposes of provisions of the Vehicle Code re the cancellation, suspension, or revocation of the license of any person to conduct a driver school or of any driving instructor, and the grounds for refusal to issue or renew such license by the Department of Motor Vehicles

Specifically provides that a plea of nolo contendere constitutes a conviction of any offense prescribed by the Vehicle Code, except offenses relating to unlawful parking of vehicles, for purposes of provisions of the Vehicle Code re drivers' licenses

Ch 1208 (AB 585) Murphy Courts

Increases the number of judges in municipal courts established in Santa Cruz County from two to three and increases the number and salary ranges of various court attachés

Ch. 1209 (AB 594) Lanterman. County officers

Provides that in counties of over 4 million population, county offices requiring special qualifications may be consolidated if board of supervisors finds that competent staff personnel exists to advise department head rather than requiring special qualification for department head as previously

Ch 1210 (AB 762) Keysor. New car dealers board

Authorizes the New Car Dealers Policy and Appeals Board, or its secretary, to administer oaths, take depositions, certify to official acts, and issue subpoenas in any proceeding, hearing, or in the discharge of any of the duties of the board

Makes related provisions

Ch 1211 (AB 898) Stacey Livestock carriers

Defines livestock carriers and includes them as such within provisions of Highway Carriers' Act Provides for permits to be issued by Public Utilities Commission upon application Specifies what application must show Sets forth various residence requirements for applicants Makes permits transferable only with commission's approval and provides that any permit not used for a period of 1 year shall lapse.

Allows any such carrier in business on effective date of act who applies and pays specified fee before July 1, 1973, to receive permit without further proceedings

Allows issuance of seasonal permits to such carriers upon application.

Ch 1212 (AB 1076) Briggs Insurance.

Requires Insurance Commissioner when application for license or certificate of convenience to act as insurance solicitor or application for change of employer is filed to notify every other agent or broker who is employing or has agreed to employ applicant upon issuance of license of name and address of employing agent or broker named in specified statement appearing in new application

Ch 1213 (AB 1077) Monagan Courts

Increases the number of superior court judges for San Joaquin County from six to seven

Provides that act shall become operative upon determination by resolution adopted by four-fifths vote of the board of supervisors that court quarters are available for the additional judge and notification to the Governor of the adoption of the resolution

Ch 1214 (AB 1093) MacDonald Gray squirrels

Requires the Department of Fish and Game to file an annual report with the Legislature indicating the numbers, method of take, area of depredation, crops depredated, and the disposition of gray squirrels taken under designated provisions

To be operative only until January 31, 1975, and as of that date is repealed

Ch 1215 (AB 1171) Hayes Credit unions

Requires bylaws of credit union prescribe the month, time and place of annual meetings rather than date of such meetings and requires that number of persons eligible for membership in proposed credit union be not less than 100 rather than 50

Provides that credit union with paid-in and unpaired capital and surplus over

\$250,000 may make unsecured loan of \$2,500 plus ¼% of such capital and surplus or \$5,000, whichever is less

Exempts from aggregate amount limitations on credit union loans to specified directors, officers and members, those loans which are fully secured by shares in the credit union and exempts from individual loan amount limitations in such loans, any portion of such loans secured by shares in the credit union

Provides credit union, with approval of Commissioner of Corporations, may invest in trusts organized solely for investing in United States government securities and United States government agency securities rather than only United States government securities.

Authorizes purchase by credit union, in accordance with commissioner's rules and regulations, of notes made by members of liquidating credit union

Provides that credit union participating in approved share insurance program, may maintain, in lieu of complying with specified provisions, such guaranty fund as specified by the commissioner

Ch 1216 (AB 1334) Deddeh State highways

Adds routes to, deletes routes from, and revises description of routes in the California freeway and expressway system, the state scenic highway system, and the state highway system

Ch. 1217 (AB 1387) Briggs. Insurance

Reduces, in proceedings in case of insolvency or delinquency of insurer, priority of claims for refund of unearned premiums for all classes of insurance, except classes of insurance covered by the California Insurance Guarantee Association, to the lowest level of priority

To take effect immediately, urgency statute

Ch 1218 (AB 1714) Maddy State colleges.

Permits obligations to be incurred for summer quarter operation in the California State University and Colleges at campuses on year-round operation, subsequent to enactment of a Budget Act and prior to July 1, such obligations to be payable from appropriations contained in such Budget Act for such purposes

Ch 1219 (AB 1782) MacGillivray Trenches and excavations

Requires state, county, city and county, and city, whenever it issues call for bids for construction of specified trenches and excavations, to specify in such call that any bid submitted in response thereto shall contain, as bid item, adequate sheeting, shoring, and bracing, or equivalent method, for protection of life or limb which conform to applicable safety orders. Exempts public works contracts awarded pursuant to State Contract Act from such requirement. Specifies that nothing in such provision shall be construed to impose tort liability on awarding body or its employees

Excepts construction of swimming pools from provisions requiring employer to obtain permit from Division of Industrial Safety to construct trench or excavation under certain circumstances.

Ch 1220 (AB 1874) Lanterman. Mental health

Expands provision requiring written plan for aftercare services prior to release of a patient, to make such provision apply to patients in community treatment facilities as well as state hospitals

To take effect immediately, urgency statute

Ch 1221 (AB 1948) Biddle Employment problems of parolees

Extends, until 61st day following final adjournment of 1973 Regular Session, rather than 1972 Regular Session, the effect of provisions requiring Department of Corrections to undertake pilot study on operational usefulness and efficiency of employing computer to match job offers of interested employers with parolees or prisoners with parole dates, and to determine employment patterns and problems of parolees in and returning to specified parole region encompassing greater Los Angeles area, and specifying procedure with respect to reporting to Legislature and using facilities of other agencies, and requires such department to solicit and use any available federal funds for study

Makes provision for filing by Department of Corrections of report on such subject.

Ch. 1222 (AB 1973) Priolo Parks and recreation.

Creates the Park and Recreation Revolving Account in the General Fund Requires all federal grants which result from the expenditure of state funds for Department of Parks and Recreation acquisition and development projects to be deposited in the account, requires proposed expenditures by the department of account funds for acquisition and development projects to be included as separate items in the Budget Bill.

Makes related changes. Declares legislative intent.

Ch 1223 (AB 1988) Powers Municipal courts.

Increases number of judges in the Sacramento Municipal Court District from 10 to 13. Changes the positions and salary ranges of various court attachés in such district.

Ch 1224 (AB 2012) Arnett State Housing Law

Requires that rules and regulations adopted pursuant to the State Housing Law shall impose the same requirements as the 1971 edition, rather than the 1968 edition, of the National Electrical Code

Deletes provisions of the State Housing Law specifically requiring the commission to adopt and, except as otherwise provided, to enforce rules and regulations re safety glazing materials imposing requirements reasonably consistent with recognized and accepted standards such as those contained in the Uniform Building Code.

Provides that the commission shall not hear any appeals regarding local regulations adopted pursuant to provisions of the State Housing Law, rather than local regulations which are equal to or greater than those prescribed by that law

Allows any city or county 1 year from the effective date of any changes in the regulations adopted pursuant to Section 17922 after the effective date of this act in which to amend, add, or repeal ordinances or regulations imposing the same requirements as the regulations adopted pursuant to the State Housing Law by the commission

Makes related changes and technical corrections

Ch 1225 (AB 2064) Chappie Mining.

Authorizes the State Geologist to conduct investigations in mining and metallurgy, including the use and recycling of scrap mineral products, land use practices as these apply to mineral resources conservation, and the study and development of methods for the control, disposal, reclamation, and utilization of mining and mineral processing waste products and the reclamation of mined lands, and to enter into cooperative or contractual agreements for such investigations which may provide for cost-sharing or cooperative funding.

Declares policy of the state with regard to the utilization and conservation of mineral resources and provides that it is the responsibility of the State Geologist to carry out such policy

Ch. 1226 (AB 2065) Cnappie Fires. arson investigation.

Requires the State Fire Marshal to investigate every explosion or fire in which there is suspicion that the crime of arson or attempted arson has been committed occurring in those areas of the state not under the jurisdiction of a legally organized fire department or fire protection district or other public entity, including, but not limited to, the state, which provides fire protection Also requires the State Fire Marshal to investigate, within the limitation of resources and manpower established for such purposes, such explosions or fires at the request of the chief fire official of a legally organized fire department, or the governing body of a fire protection district, in the case of an explosion or fire occurring within the jurisdiction of the department or district

Requires the State Fire Marshal to cooperate in the establishment of a program for training fire department personnel in arson investigation and detection.

In addition to reports re fires, requires the State Fire Marshal to report to the appropriate district attorney the fact that any explosion has resulted from crime or that crime has been committed in connection with any explosion

Authorizes the State Fire Marshal to create within his office an arson investigation unit

Ch. 1227 (AB 2104) Wilson Courts

Specifies the salaries of a traffic referee and commissioner of the San Diego Municipal Court District

Ch 1228 (AB 2127) Lanterman Mental health.

Requires each county Short-Doyle plan for the 1973-74 fiscal year and each fiscal year thereafter for a county in which a state hospital is scheduled to be closed to contain a complete program jointly developed by the State Department of Mental Hygiene and the county, for absorbing as many of the staff as may be needed by the county Requires such county to recognize psychiatric technicians as legitimate mental health workers.

Authorizes counties to establish retraining programs on and after July 1, 1972, for state employees transferring to local mental health programs to be funded totally by state and federal funds and appropriates \$200,000 from the General Fund for such purpose

Preserves accumulated state sick leave on and after July 1, 1972, for employees transferring as a result of such hospital closures or as a result of a county undertaking mental health functions previously performed by the department in a reserve account to be used only after exhaustion of county sick leave benefits and provides that costs of preserving and paying for such reserve account sick leave be totally funded by the state

Provides that PERS board of administration shall resolve conflicts between retirement systems of transferred employees, to the extent possible.

Authorizes counties to allow an employee of the Department of Mental Hygiene transferring to county mental health service on and after July 1, 1972, to retain for a period of five years benefits he was entitled to or accumulated as a state employee or to provide such employee with comparable benefits provided other county employees whose service is equivalent.

To take effect immediately, urgency statute

Ch 1229 (AB 2337) Pierson. Municipal courts.

Increases number of municipal court judges in the Inglewood judicial district from 2 to 3

Makes additional changes in Sec 72602, Government Code, proposed by AB 735, to be operative only if AB 735 and this bill are both chaptered and this bill is chaptered after AB 735.

Ch 1230 (AB 2387) MacGillivray. Appropriation for emergency fund

Appropriates \$6,000,000 in augmentation of Item 75, Budget Act of 1972

To take effect immediately, usual current expenses.

Ch 1231 (SB 99) Petris Pesticides spray reports

Requires a person with an agricultural pest control license to file a spray report with specified information, including any other information deemed necessary by the State Department of Public Health, by the 10th of each month, with the county agricultural commissioner of each county in which such person has treated property during the previous month

Specifies such reports to be public records to be made available by county agricultural commissioners for public inspection

Ch 1232 (SB 340) Gregorio City selection committees

Creates city selection committee within each county and specifies membership, powers, and duties of commission Makes special provision for appointments to a regional coastal zone conservation commission Such city selection committee replaces separate selection committees for local agency formation commissions, regional planning districts, planning districts, Metropolitan Transportation Commission, Bay Area Air Pollution Control District, and San Francisco Bay Area Rapid Transit District

Authorizes mayor to appoint representatives of City and County of San Francisco to boards of Bay Area Air Pollution Control District and San Francisco Bay Area Rapid Transit District

To take effect immediately, urgency statute

Ch. 1233 (SB 436) Joint Committee on Textbooks and Curriculum Instructional materials.

Adds definition of "instructional materials sets," specifies conditions under which they may be ordered by district boards from the state board, and makes related changes

Revises definitions of "supplementary instructional materials" and "learner verification"

Allocates to governing boards the determination of whether instructional materials accurately portray the cultural and racial diversity of our society or contain certain proscribed matter

Revises conditions under which biennial list of textbooks and instructional materials must be adopted and limits number of instructional materials sets per subject, which may be adopted, to 2. Authorizes retention on or deletion from previous biennial list, of any instructional materials adopted by the State Board of Education prior to October 1, 1972

Revises administration and use of State Instructional Materials Fund

Specifies that the required annual transfer of \$7 per pupil in a d a from the General Fund to the State Instructional Materials Fund is for a.d.a in both public and nonpublic schools and that the latter shall be the reported enrollment

Deletes dealers from entities authorized to order instructional materials from the state board for use only in California

Revises conditions under which high school textbooks may be adopted by district boards

Deletes other states and children and adults in other states from entities to which obsolete instructional materials may be donated

Makes other related and technical changes

Ch. 1234 (SB 864) Carpenter Air pollution motor vehicles

Requires that exhaust emissions from a new motor vehicle required to meet specified emission standards to be posted on a decal affixed to the vehicle be (a) the exhaust emissions based on audit tests of assembly line motor vehicles, and, at the beginning of each model year, based on certification fleet data, for 1973 and 1974 model year motor vehicles and (b) the exhaust emissions as determined from the assembly line test for each 1975 or later model year motor vehicle, rather than only from such tests adopted by the State Air Resources Board after consideration of specified recommendations to an Assembly committee in 1968

Requires the decal to be affixed within a specified area of the windshield of the vehicle if the decal cannot be affixed on a side window to the rear of the driver, rather than if there is no side window on the driver's side

Authorizes the board to impose, by regulation, fees on manufacturers of new vehicles to recover its cost in conducting surveillance of emissions from such vehicles prior to their retail sale

Requires such fees to be imposed for such surveillance actually conducted

Requires such fees to be credited as a reimbursement for the support appropriation of the board in order to finance its costs.

Prohibits the sale and registration of any new motor vehicle required to meet specified emission standards unless the manufacturer thereof permits the board to conduct surveillance testing of emissions from new motor vehicles at his assembly facilities

Specifies that authorization for the sale and registration of any new motor vehicle in this state may be rescinded or withheld if, at any time, the board is prevented by the manufacturer from conducting surveillance of assembly line testing

Ch. 1235 (SB 1362) Beilenson Health planning.

Authorizes the California Hospital Commission of the State of California to request a review of specified data items by the State Department of Public Health Authorizes State Department of Public Health to provide alternatives to the commission, in the event that specified data is deemed deficient or irrelevant

Ch 1236 (AB 598) Dunlap Industrial waste.

Requires the State Department of Public Health to adopt regulations for the handling, processing, and disposal of hazardous and extremely hazardous wastes, as defined, to protect against hazards to the public health, to domestic livestock, and to wildlife. Specifies procedure for such adoption. Makes it unlawful to dispose of any such waste except as provided for in such regulations.

Requires the department to prepare a listing of wastes determined to be hazardous and extremely hazardous.

Requires any producer of a material which he may reasonably consider to be an extremely hazardous waste and which he does not intend to recycle for reuse to notify the department of his intent to dispose of such waste.

Requires after January 1, 1974, the person producing a hazardous waste listed by the department to provide operators of transportation equipment with a list setting forth specified information. Requires such list to be released to person responsible for disposal and to be shown to department officials, officers of the California Highway Patrol upon demand, or any local public officer as designated by the director.

Requires the department to adopt and enforce rules and regulations re such lists. Specifies documents required by other state or federal agencies meeting specified conditions shall meet such requirement.

Creates a hazardous waste technical advisory committee and specifies membership and duties of such committee.

Provides civil enforcement procedures for provisions of act. Authorizes state health officials to enter at a reasonable hour of the day specified facilities in order to carry out the purposes of the act.

Requires the director to establish, as specified, and operators of disposal sites where wastes subject to such provisions are disposed to pay to the director, fees sufficient for, but not in excess of, amounts necessary for administration of provisions re such wastes. Specifies related powers and duties of the department.

Operative July 1, 1973

Ch 1237 (AB 724) Bagley Taxation

Eliminates assessed value of the right to extract oil, gas or other hydrocarbons from open-space adjustment calculations.

Places various other limitations and modifications on subventions to local government to compensate for property tax revenues lost by reason of open-space assessments.

Eliminates late payment of jeopardy or fraud assessment as grounds for suspending corporate powers, rights, and privileges of a domestic taxpayer.

Makes technical and nonsubstantive corrective changes to provisions enacted in Chapter 1 of the Statutes of the 1971 First Extraordinary Session of the Legislature.

To take effect immediately, urgency statute

Ch 1238 (AB 770) Murphy. Injunctions

Authorizes, in addition to other available remedies, superior court of county to enjoin conduct in the county which violates or would violate code provisions administered or enforced by boards, defined to include commissions, bureaus, divisions and agencies, in the Department of Consumer Affairs, upon petition of the board.

Requires the proceedings to be governed by Chapter 3 (commencing with Section 525), Title 7, Part 2 of the Code of Civil Procedure, except that no undertaking is required.

Ch 1239 (AB 1007) Fong Driver training age limit

Deletes prohibition against pupils over 18 years of age in grades 9 to 12 enrolling in a driver training course.

Ch 1240 (AB 1189) Lewis Aged—medical health care

Requires the State Department of Public Health to maintain a program, including, but not limited to, specified matters, to assure availability of medical and health care for the aging, as defined. Authorizes the department to contract with public or private organizations for conducting pilot projects designed to determine the most effective and most efficient methods of providing medical and health care services for the aging.

Includes statement of legislative intent re responsibility of California Commission on Aging to be the coordinating agency for all programs for the aging in this state, with certain exceptions

Requires the commission to cooperate with the State Department of Public Health to evaluate and further coordinate programs for outpatient medical services for the aging

Requires the commission to allocate 5 percent of the community grant funds pursuant to specified provisions of the Older Americans Act of 1965 or \$40,000, whichever is the lesser amount, to experiment with the use of available mobile medical services units to provide outpatient medical care for the aging

Requires the commission to report to the Legislature not later than January 1, 1974, concerning the effectiveness of mobile health units and other programs designed to insure that outpatient medical services are readily available to the aging

Ch. 1241 (AB 1292) Badham Alcoholic beverages

Permits issuance of club license, as specified, to described nonprofit corporation Prohibits issuance of such license to club which denies membership or use of facilities or services on account of race, color, creed, religion, national origin, or sex

Specifies, with respect to distances delimiting area contiguous to Riverside campus of University of California in which sale of intoxicating liquor is prohibited, that such distances be measured using shortest vehicular road or roads, rather than shortest road or roads

Ch 1242 (AB 1451) MacDonald World trade

Deletes present provisions on policy and Division of World Trade and reenacts such provisions. Requires Division of World Trade to perform or, if possible, contract for the performance of specified duties

Ch 1243 (AB 1505) Lanterman Disposal of surplus property

Authorizes the Department of General Services, with the approval of the State Public Works Board, to dispose of specified parcels of property Requires that any lease of specified parcels with a firm term in excess of five years shall contain provision for recalculation to the state's satisfaction of the amount of rent payable to the state

Authorizes the Director of General Services, upon specified terms and conditions, to enter into leases for specified property for purposes of acquiring state offices in Santa Rosa, San Jose, and Long Beach. Authorizes acquisition of specified property and exchange of other specified property.

Ch. 1244 (AB 1602) Duffy. Nursing home administrators

Amends Nursing Home Administrator's Licensing Act to provide that after June 30, 1973, rather than June 30, 1972, minimum days' notice to public of meetings of State Board of Examiners of Nursing Home Administrators shall be 30 days, lower specifically minimum qualifying age for licensure from 21 to 18 years, delete provisions relating to provisional licenses, provide for issuance of duplicate licenses, and provide for fee for reexamination for license, for duplicate license, and for permit as administrator-in-training

Revises grounds for suspension or revocation of license to include conviction, including conviction after plea of nolo contendere, of specified crimes rather than commission of specified acts

Extends operative date of six meeting limit without prior approval from June 30, 1972, to June 30, 1973

Ch 1245 (AB 1618) Warren. Schools. occupational training

Requires State Board of Education to designate one school district to conduct three-year pilot program for dropout prevention based upon a furlough for community service or industrial skill and technical training

Provides for allowance of \$100 per year per student participant in the program Prohibits pupils participating full time in program from being included in the district's attendance for purposes of state apportionments based upon pupil attendance

Limits number of participants to 20 times the number of high schools in the district.

Requires approval by Superintendent of Public Instruction of detailed program before program may begin

Requires participating districts to submit a report annually to Superintendent of Public Instruction, who shall report to the Legislature upon completion of the program

Ch 1246 (AB 1638) Bill Greene Counties, cities. federal aid.

Provides that a county or city may do all acts necessary, whether with its own personnel or by independent contractor, to participate in all programs authorized by a federal housing act or any other federal program whereby federal funds are granted to the county or city or any of its residents for purposes of public safety, law enforcement activities not preempted by state law, prevention or reduction of crime, rehabilitation of persons convicted of crime or juvenile offenders, in addition to other specified purposes

Ch 1247 (AB 1730) Gonsalves First aid training

Requires first aid training given to specified policemen, sheriffs, deputy sheriffs, members of the California Highway Patrol, and firemen in this state, pursuant to specified provisions of law, to include training and annual refresher course in cardiopulmonary resuscitation

Requires such first aid training to be according to standards prescribed by the State Department of Public Health rather than by the American Red Cross. Requires the department to designate a public agency or a private nonprofit agency to provide for each county such training and provides that such training shall be furnished at no cost to the trainee

Requires ocean and public beach lifeguards, as defined, to be trained to administer such first aid, including, but not limited to, cardiopulmonary resuscitation, as specified, and including completion of specified refresher courses.

Prohibits the owner of a publicly or privately owned ambulance from permitting the operation of such ambulance in emergency service unless the attendant on duty therein, or if there is no attendant on duty therein, the operator possesses evidence of specialized training prescribed by the Commissioner of the California Highway Patrol, rather than possessing an advanced American Red Cross first aid certificate or an equivalent first aid certificate issued by the United States Bureau of Mines

Ch 1248 (AB 1783) MacGillivray Commercial fishing.

Extends privilege tax for support of the Marine Research Committee on handling of designated fish from December 31, 1972, to December 31, 1974.

Prohibits the taking of mollusks, crustaceans, or other invertebrates for commercial purposes in any tide pool or tidal area, including tide flats or other areas between the high tide mark and 1,000 feet beyond the low tide mark, without a revocable permit from the Department of Fish and Game

To take effect immediately, urgency statute

Ch 1249 (AB 1798) Biddle Correctional Training Center

Establishes a training center for correctional personnel

Ch. 1250 (AB 2018) Hayden. Employment agencies.

Provides that exemption from provisions of Employment Agency Act of any person engaged in business of management consulting and compensated solely by an employer to identify, appraise or recommend individuals for consideration for management, rather than executive or professional position, shall apply only if minimum first-year salary, rather than compensation, of such management consultant is not less than \$20,000 rather than \$15,000, and such person does not advertise positions for which minimum first-year salary, rather than compensation, is less than \$20,000 rather than \$15,000

Ch 1251 (AB 2035) Maddy. Consumer protection

Permits Director of the Department of Consumer Affairs to provide a library and other materials relating to consumer problems and to publish a bibliography of consumer information available in the department

Adds two public members to Consumer Advisory Council

Ch. 1252 (AB 2372) Beverly. Work and education confinement

Authorizes the board of supervisors to designate by ordinance a facility for confinement of prisoners for purpose of Cobey Work Furlough Law, and to designate the work furlough administrator as custodian of the facility

Authorizes sheriff to transfer custody of such prisoners to the work furlough administrator for the time they are in such program.

Incorporates additional changes to Sec 1208, Penal Code, made by Ch 1091, Stats 1972 (AB 2261), specifying that "education" for purposes of provision of law relating to work furlough program includes educational training and counseling, and psychological, drug abuse, alcoholic, and other rehabilitative counseling.

Ch. 1253 (AB 69) Deddeh. Business and transportation

Removes the State Transportation Board from the Business and Transportation Agency.

Creates in the board the State Transportation Board Office.

Authorizes the executive secretary of the board to appoint the necessary staff to carry out the powers, duties, and purposes of the board and office

Creates the Transportation Planning and Research Account in the State Transportation Fund, and makes all money hereafter transferred or deposited in such account from any source available for allocation by the board for transportation planning and research purposes, as specified, when appropriated by the Legislature.

Requires the Director of Transportation, in consultation with the board, to submit annually to the Legislature, at the same time the budget is submitted thereto by the Governor, a report re the revenues in, and expenditures from, the Transportation Planning and Research Account.

Creates the Department of Transportation in the Business and Transportation Agency, which is to succeed to, and be vested with all the duties, powers, purposes, responsibilities, and jurisdiction vested in, the Department of Aeronautics, the Department of Public Works, and the Office of Transportation Planning and Research (except as to specified functions and duties reserved to the board), which are abolished Specifies the powers, duties, and functions of the department and the director Provides for the transfer of state civil service officers and employees to the department and the board

Requires the department to prepare a California Transportation Plan Requires the director to submit the plan to the board, which, not later than January 1, 1976, shall adopt and transmit it to the Legislature Requires the director to submit a proposed updating of the plan annually during the next succeeding 2 years, and biennially thereafter, to the board for adoption

Requires the director, not later than April 1, 1974, to submit a progress report on the plan to the board, which shall forward the report, with its recommendations, to the Legislature not later than July 1, 1974 Requires the director to submit an updated and augmented report to the board for approval and transmittal to the Legislature not later than January 1, 1975.

Prohibits the department from proceeding with development of the plan, and the board from allocating moneys from the Transportation Planning and Research Account, until authorized by the Legislature subsequent to the submission of a report by the department to the Legislature as requested by HR 98 of the 1972 Regular Session of the Legislature, which report includes provisions re planning, construction, operation, and control of resources allocation for transportation

Requires each transportation planning agency, as designated, or the department in specified instances, to prepare a proposed regional transportation plan, to be submitted to the governing body or designated policy committee of such agency for adoption Requires such adopted plan to be submitted to the department not later than April 1, 1975 Requires the submission of an updated plan annually during the next succeeding 2 years, and biennially thereafter.

Authorizes boards of supervisors to designate any properly qualified county officer as the county director of transportation, and to specify the extent of his responsibilities

Makes other related changes

Includes the Department of Alcoholic Beverage Control in the Business and Transportation Agency

Operative on July 1, 1973, except as specified

Ch 1254 (AB 2393) Cullen. Electronic data processing

Allows modification of requirements for form of state contracts for lease of electronic data-processing equipment for specified acquisitions of the State Treasurer and State Controller and exempts specified other agencies from other requirements in such contracts. Requires Department of Finance to revise such form.

Names Business and Services Consolidated Data Center the Stephen P. Teale Consolidated Data Center.

Appropriates \$1,000,000 in augmentation of Item 611 of the Budget Act of 1972. To take effect immediately, urgency statute.

Ch 1255 (SB 714) Deukmejian. Narcotics and drug abuse

Enacts the Campbell-Moretti-Deukmejian Drug Abuse Act.

Repeals and reenacts provisions creating the State Office of Narcotics and Drug Abuse and specifies duties of such office. Specifies intent of Legislature to provide for a comprehensive and integrated statewide program for the prevention of narcotic and drug abuse, and for the care, treatment, and rehabilitation of narcotic addicts and drug abusers and to assign such functions to such office. Revises provisions governing treatment of an addict for addiction.

Prescribes additional minimum requirements for teaching credential.

Establishes special proceedings for certain narcotics and drug abuse cases.

Transfers functions of the Research and Advisory Panel re methadone programs to the State Department of Mental Hygiene and specifies the duties of the department.

Creates the technical advisory committee of the Citizens Advisory Council and specifies the membership and duties of the technical advisory committee.

Specifies duties of the State Department of Mental Hygiene re narcotic and drug abuse treatment programs, including acting as information exchange and assisting local organizations, as specified, establishment of a statewide identification to be issued to methadone patients, as specified, and reporting to the Legislature re methadone programs.

Provides for the licensing of laboratories by State Department of Mental Hygiene to test body fluids for methadone programs.

Provides that state share of county cost of providing services under the drug abuse portion of the county Short-Doyle approved plan is 90% and county share is 10%.

Makes related changes.

Makes changes made by Reorganization Plan No. 1 of 1970, to be operative on the operative date of such plan.

Appropriates \$14,344,252, without regard to fiscal years, to the Health and Welfare Agency, to be allocated, with the approval of the Director of Finance, for purposes of the act.

To take effect immediately, urgency statute.

Ch 1256 (AB 740) Porter. Water quality

Prohibits discharge of specified substances into the waters of the state.

Requires State Water Resources Control Board and the California regional water quality control boards to issue waste discharge requirements, in accordance with specified procedures, for persons discharging or proposing to discharge pollutants into the navigable waters of the United States as required or authorized by the Federal Water Pollution Control Act which ensure compliance with any applicable effluent limitations, water quality related effluent limitations, national standards of performance, toxic and pretreatment effluent standards, and any ocean discharge criteria.

Requires adoption of waste discharge requirements meeting specified standards, for discharges from publicly owned treatment works, discharges from point sources other than publicly owned treatment works, and discharges into publicly owned treatment works. Specifies related matters.

Requires adoption of waste discharge requirements to control the disposal of pollutants into wells.

Permits state board or regional boards to require dischargers of pollutants to navigable waters or to public treatment systems to provide specified information and to inspect the facilities of such discharges.

Specifies that any person who has discharged pollutants, except as permitted by waste

discharge requirements, or who has violated specified requirements shall be subject to a civil penalty not to exceed \$10,000 for each day in which such violation or refusal occurs.

Requires Attorney General, upon the request of the state board or regional boards to petition the appropriate court for the issuance of an injunction to restrain the failure to comply with specified requirements.

Specifies criminal penalties for violation of specified requirements and for commission of specified acts.

Prohibits person receiving a significant portion of his income from any person subject to such waste discharge requirements or applicants for requirements from membership on state board or regional board.

Exempts state board and regional boards from compliance with specified requirements of state Environmental Quality Act of 1970 prior to the adoption of any waste discharge requirement, except requirements for new sources as defined in the Federal Water Pollution Control Act.

Specifies that the amount of a state construction grant under the Clean Water Bond Law of 1970 shall equal at least 12½ percent of the eligible project cost, rather than the minimum amount required by federal law for the project to qualify for the maximum amount of federal assistance available

To take effect immediately, urgency statute.

Ch. 1257 (AB 1925) Knox Pollution control

Creates the California Pollution Control Financing Authority and specifies its organization, composition, and functions. Authorizes the issuance and sale of revenue bonds and bond anticipation notes. Prohibits the issuance of bonds or notes by the authority in excess of specified amount upon adoption of a resolution of disapproval by either house of the Legislature in accordance with specified procedure

*To be effective only if Assembly Constitutional Amendment No. 81 is approved by the voters.**

Ch 1258 (AB 2284) Chacon. Bilingual education

Enacts Bilingual Education Act of 1972 to promote bilingual programs in public schools.

Requires school districts to undertake census of non-English-speaking children and children of limited-English-speaking ability and to report thereon to Department of Education.

Authorizes prescribed program for bilingual education programs, including provisions re parent and community participation. Requires approval of State Board of Education for programs which involve special state funding.

*Appropriates \$5,000,000 to Department of Education for purposes of act for expenditures, as prescribed, in ~~1973-1974~~ [1972-1973] * and ~~1974-1975~~ [1973-1974] * fiscal years*

To take effect immediately, urgency statute

Ch 1259 (SB 107) Behr Wild and scenic rivers

Establishes California Wild and Scenic Rivers System, consisting of specified rivers or segments of rivers within the Klamath, Trinity, Smith, Eel, and American River systems, but declares legislative intent, re the Eel River and its tributaries, that after an initial period of 12 years, the Department of Water Resources shall report to the Legislature as to the need for water supply and flood control projects on the Eel River and its tributaries, and the Legislature shall hold public hearings to determine whether legislation should be enacted to delete all or any segment of the river from the system. Permits recommendations for inclusion of other qualified rivers

Declares state policy in connection with such system. Prohibits construction of dams, reservoirs, or other water impoundment structures on such rivers, and limits construction of diversion structures, as specified. Requires Secretary of Resources Agency to classify each river, or segment of river, as wild, scenic, or recreational, to prepare a management plan, as specified, and to submit such plan to the Legislature for its approval. Makes related provisions

Ch 1260 (AB 1724) McCarthy Personal income tax credits

Allows a credit not to exceed \$125 under the Personal Income Tax Law for payments by individuals for the cost of educating dependents in private schools having grades

kindergarten through 12, commencing with the computation of taxes for taxable years beginning after December 31, 1972

Excludes from "education cost", as defined, amounts paid an individual under specified Education Code provisions as reimbursement for education of handicapped or mentally retarded child

To take effect immediately, tax levy.

Ch 1261 (SB 451) Coombs Avocados

Makes it unlawful for any person to ship to market any container of avocados which does not bear a prescribed stamp indicating that the avocados conform to designated standards

Provides for an inspection and certification fee, based on the number of flats, cartons, or other containers of avocados certified by the Director of Agriculture, to be paid by each handler of avocados to the director

Permits the director to enter into an agreement with any county agricultural commissioner for the enforcement of designated provisions and regulations relating to marketing of avocados

Ch. 1262 (SB 503) Stiern Public facilities

Revises appropriation in Item 321 1, subdivision A, of the Budget Act, to make such appropriation payable to the City of Corcoran rather than Kings County

To take effect immediately, urgency statute

Ch 1263 (SB 678) Harmer. Judges' Retirement Law

Requires quadrennial actuarial valuation of the Judges' Retirement Law by the State Controller commencing as of June 30, 1973, and publication of a financial statement and requires inclusion of recommendations for financing retirement law

Ch 1264 (SB 1061) Carpenter Industrial loan companies

Provides that industrial loan company is not prohibited, by provision of law restricting certain transactions between it and its officers, directors, or holders of record or beneficiaries of a specified percentage of the shares of the company, from purchasing contracts or choses in action from a personal property broker if authorized in writing by the Commissioner of Corporations to make such purchase.

Ch 1265 (SB 1112) Gregorio Public schools pupils

Enumerates, as additional conditions under which persons 16 and 17 years old are exempted from compulsory school attendance laws (1) Satisfactory attendance at a regional occupational center or program. (2) Satisfactory proficiency in an examination verified by the school district upon criteria to be prescribed by Department of Education

Specifically permits persons 16 and 17 years of age and not graduated from high school to voluntarily enroll in continuation classes.

Permits community colleges to enroll persons 16 and 17 years old who have not graduated from high school under specified conditions

Permits persons 16 and 17 years of age who have satisfactorily passed the proficiency examination and are exempt from compulsory attendance to reenroll in the school district from which the student came without prejudice

Makes related changes and revisions

Ch 1266 (SB 1238) Coombs State lands

Requires any person who fails to pay to the State Lands Commission any sum due within the time required by any lease or agreement to pay a penalty of 5 percent, and in addition thereto interest of $\frac{1}{2}$ percent per month upon the amount due, rather than requiring any person who fails to pay to the state any rent or royalty on property under the commission's jurisdiction within the required time to pay a penalty at the rate of 6 percent per annum upon the amount due.

Ch 1267 (SB 1330) Richardson Puddingstone State Recreation Area

Extends authority of the Director of Parks and Recreation to convey all lands included within the Puddingstone State Recreation Area to the County of Los Angeles upon specified condition to include lands adjacent thereto which are under the jurisdiction of the director. Requires that the state be held harmless for any cost of the transfer of such lands occurring after the effective date of the act.

Ch. 1268 (AB 30) Thomas Professional boxing.

Prohibits amateur boxing contests, sparring matches or exhibitions on same program as professional boxing contests, sparring matches or exhibitions unless promoter of professional event provides disability insurance for participating amateurs, as specified. Makes provision for voluntary contributions, and appropriates money therefrom.

Ch. 1269 (AB 208) Powers. Cemeteries removal of exemptions.

Provides that private or fraternal burial parks of 10 acres or less are no longer exempt from the Cemetery Act administered by the Cemetery Board if such cemeteries collect care, maintenance or embellishment deposits or set up trusts for burial purposes.

Removes exemption from generally applicable private cemetery regulations for private or fraternal burial parks of 10 acres or less which collect care, maintenance or embellishment deposits or funds for commodities or services, and calls cemeteries to be excluded from the exemption "endowment care cemeteries."

Makes technical changes.

Ch. 1270 (AB 357) Duffy Dairy inspectors

Revises the provisions governing the eligibility for employment in the enforcement of milk inspection provisions.

Requires the Director of Agriculture to examine, as prescribed, any interested person qualified pursuant to designated provisions, for certification as a registered dairy inspector. Provides that no person shall be eligible for examination for employment by the department or employment by an approved milk inspection service unless he is certified as a registered dairy inspector. Includes graduation from a four-year college with specialization in studies which relate to food sciences, among various specified requirements for qualification as a registered dairy inspector.

Authorizes the director to establish and collect fees for application and for examination for registered dairy inspector, as prescribed.

Permits any person who is employed by the department or by an approved milk inspection service on the effective date of this act and who actively enforces designated provisions re milk may apply, as prescribed, for registration as a dairy inspector without an examination.

Ch. 1271 (AB 486) Gonsalves. Milk equalization pools.

Requires that milk pool quota under the Gonsalves Milk Pooling Act be adjusted within not more than 4 months after August 31 of each year by each component to reflect any additional pool quota, instead of requiring that such quota be adjusted within not more than 2 months after August 31 of each year to reflect any such additional pool quota.

Provides that pool quota of any producer which is transferred shall carry with it a percentage of production base equal to the percentage of quota which is so transferred if the portion of the pool quota exceeds the production base.

Requires each distributor to report to the Director of Agriculture, among other things, the total receipts from the producers that are shipping to the distributor and his various class usages, instead of requiring him to report to the director the total production bases and total pool quotas of the producers that are shipping to him and the total receipts and his various class usages.

Ch 1272 (AB 1101) Dunlap Highway gratings.

Requires, on construction under a contract advertised for bids after July 1, 1973, the Department of Public Works, the boards of supervisors, and the legislative bodies of cities to use on the surface of state highways, county highways, and city streets, as the case may be, only those types of grates which are not hazardous to bicycle riders, when the operation of bicycles is permitted on such highways or streets.

Ch 1273 (AB 1105) McCarthy Taxation

Eliminates provision allowing a credit against California sales and use taxes for taxes paid to another jurisdiction upon the replacement of a vehicle damaged as a result of a casualty in the other jurisdiction, which is now covered by another provision of law

Corrects erroneous references

Provides for interest to be paid on refunds due to overpayment of taxes under the Private Car Tax Law

Ch 1274 (AB 1404) Foran Travel promoters

Requires travel promoters to hold in trust 90 percent of sums received for certain other services provided in conjunction with air or sea transportation as well as such sums received for air or sea transportation, and permits partial payment to person furnishing such services. Makes related changes to provisions governing travel promoter's bond.

Requires such promoters to file with Department of Consumer Affairs and keep current certain information regarding their operations, and pay annual fee sufficient to cover administration costs, as specified, to department under circumstances specified.

Exempts certain corporate travel promoters having \$1,000,000 or more net worth, and wholly owned subsidiaries thereof, as specified

Ch 1275 (AB 1445) Mobley Commercial feed

Revises and restates, with various substantive changes, the laws relating to commercial feed

Creates the Feed Inspection Advisory Board and prescribes its membership, power, and duties

Requires, with prescribed exceptions, each person to obtain a license from the Director of Agriculture for each plant which he will operate that authorizes him to manufacture or distribute commercial feed

Provides for an inspection tonnage tax on commercial feed to be paid to the director by any person who distributes such feed to consumer-buyer, as defined, in this state

Operative January 1, 1973

To take effect immediately, urgency statute

Ch 1276 (AB 1446) Mobley State purchases

Authorizes state agencies to use credit cards for state purchases of \$50 or less, for obtaining services, and for hiring equipment. Requires report to Legislature by Department of General Services.

Operative until December 31, 1974

Ch 1277 (AB 1489) Joint Legislative Audit Committee Public Employees' Retirement System

Authorizes employment of investment counsel on staff or on a consulting basis by the Board of Administration and requires the board on and after July 1, 1974, when it elects to contract with outside firms for investment counseling services, to obtain proposals and hold a public meeting

Requires annual investment performance reports

Ch 1278 (AB 1576) Waxman Optometry

Permits State Board of Optometry to require licensees to submit specified proof that they have kept informed of certain recent developments in practice of optometry during preceding year, rather than preceding 2-year period, as a condition to renewal of license

Permits board to charge fee of up to \$10 for issuance of specified evidence of licensure other than certificate of registration

Ch 1279 (AB 1963) Harvey Johnson Disposition certificates

Requires issuance of a certificate of disposition, as prescribed, to certain persons accused of public offenses punishable by incarceration for a period in excess of 90 days, describing disposition of accusatory pleading when such disposition is one described in designated provisions. Makes related provisions with respect to issuance, content, changed dispositions, and copies thereof.

Ch 1280 (AB 2033) McCarthy. Alcoholic beverages.

Authorizes issuance of on-sale special beer and wine license for hospitals, convalescent homes, and rest homes, as specified

Makes additional changes in Sec 23320, Business and Professions Code, proposed by AB 132, to be operative only if AB 132 and this bill are both chaptered, and this bill is chaptered after AB 132

Ch. 1281 (AB 2198) Brown Job training

Exempts public assistance recipients who successfully complete approved job training programs from examination or certification fees required by state law if certain conditions are met.

Ch. 1282 (AB 2316) Townsend. Street patrol special officers

Revises provision of the Private Investigator and Adjuster Act relating to permission of certain local regulation of employees of private patrol operators.

Authorizes Director of Consumer Affairs to adopt regulations requiring uniformed employees of a private patrol operator to register with Bureau of Collection and Investigation Services, as specified, and requiring such operators to maintain records of firearms and persons having access to or carrying firearms. Makes related change

Establishes maximum fees which director may collect for registration, renewal of registration, and firearms qualification with respect to uniformed employees of private patrol operators.

Ch 1283 (AB 2368) Mobley. Bees

Requires each beekeeper, apiary owner, apiary operator, or the person in possession of any apiary to pay to the Director of Agriculture a prescribed annual assessment fee, which is required to be used for designated purposes. Provides for penalty for failure to pay such a fee within a designated time period

Establishes the Apiary Board, with prescribed membership, power, and duties, which is required to be advisory to the director on all matters relating to the beekeeping industry and which is authorized to make recommendations on all matters affecting the activities of the Department of Agriculture in relation to the beekeeping industry. Authorizes the director to appoint a department representative as the secretary to the board

Ch 1284 (AB 2395) Davis Disaster assistance.

Makes unexpended balance of appropriation made by Sec 1, Ch 52, Stats. 1969, available for expenditure by Department of Finance for purpose of financial aid to local agencies pursuant to Emergency Flood Relief Law for repair or restoration of public real property, other than streets, roads, and bridges, damaged or destroyed by a natural disaster, between September 1, 1972, and June 30, 1973, declared by governing body of local agency affected, which declaration is acceptable to Director of Office of Emergency Services, if application therefor is made within specified period

Specifies that such funds allocated to local agencies may be expended, if the local agency so elects, for repair, restoration or replacement of a public building to present-day standards if the building's square footage is not increased thereby except as necessary to meet present-day standards

Provides that whenever the Department of Finance determines that a local agency to which such funds are proposed to be allocated is financially unable to meet certain matching requirements due to exhaustion of its financial resources because of disaster expenditures, the Department of Finance may allocate funds to pay all or such portion of the costs of repair, restoration, or replacement as is determined to be necessary to accomplish the project

Makes certain money in the Street and Highway Disaster Fund available for allocation by the State Allocation Board, under the Emergency Flood Relief Law, for repair or restoration of local streets, roads, or bridges damaged or destroyed by a natural disaster occurring between September 1, 1972, and June 30, 1973, declared by governing body of local agency affected, which declaration is acceptable to Director of Office of Emergency Services, if application therefor is made within specified period. Makes unexpended balance of funds raised by 1969 temporary gas tax increase and deposited in Street

and Highway Disaster Fund available for allocation for repair, restoration, or replacement of local streets, roads, or bridges damaged or destroyed by a natural disaster occurring between September 1, 1972, and June 30, 1973, declared by governing body of local agency affected, which declaration is acceptable to Director of Office of Emergency Services; and makes unexpended balance of such funds deposited in State Highway Fund available for expenditure for repair, restoration, or replacement of state highways damaged or destroyed by such natural disaster

Provides that whenever the Department of Finance determines that a local agency to which such Street and Highway Disaster Fund money is proposed to be allocated is financially unable to meet certain matching requirements due to exhaustion of its financial resources because of disaster expenditures, the State Allocation Board may allocate funds to pay such portion of the costs of repair or restoration as the department determines is necessary to accomplish the work, subject to certain limitations

Provides that no financial aid shall be provided under act, until state agency has investigated and reported upon proposed work, has estimated cost of work, and has filed report with Director of Department of Finance within specified period

Provides Director of Office of Emergency Services shall notify each local agency of act

Revises the existing provision in Chapter 74 of the Statutes of 1972 limiting the use of certain emergency funds for replacement of existing public buildings after a natural disaster to the original square footage, to allow a larger square footage when present-day standards require

Transfers \$2,000,000 from Street and Highway Disaster Fund to State Highway Fund for repair, replacement and restoration of state highways damaged or destroyed by certain natural disasters.

To take effect immediately, urgency statute

Ch 1285 (AB 1986) Powers Qualifications. citizenship

Deletes requirement of United States citizenship for licensure in specified businesses and professions

Makes related changes

Makes additional changes in Secs. 3056, 9042, and 17862, Business and Professions Code, proposed by AB 686.

Makes additional changes in provisions relating to licensure of optometrists proposed by AB 1506, to be operative only if AB 1506 and this bill are both chaptered and this bill is chaptered after AB 1506

Makes additional changes in provisions relating to proraters, proposed by SB 1449

Ch 1286 (SB 1049) Song Clinical social workers.

Authorizes Board of Behavioral Science Examiners to establish specified standards for equivalent means of meeting experience requirements for clinical social worker license

Specifies functions which such license authorizes holder to perform

Specifies that unlicensed persons may be employed as apprentice clinical social workers, rather than to perform limited social work functions, by specified licensed persons, and revises various requirements for such employment

Provides for creation of licensed clinical social workers corporations, under control of Board of Behavioral Science Examiners. Authorizes board to set fee to be imposed on such corporations for filing annual reports with the board

Makes related changes

Ch 1287 (AB 1143) Russell Electronic repair services

Includes within provisions relating to electronic repair dealers repair of audio or video recorder or playback equipment, instead of phonograph equipment, and excludes repair of certain equipment the use of which requires F C C. license Also includes designated equipment normally used or sold for use in private motor vehicles as well as home

Revises provisions respecting exemptions and repair estimates Adds willful departure from specified accepted trade standards as ground for discipline

Makes related changes

Ch. 1288 (AB 1263) Wilson Major home appliance repair

Expands provisions of Electronic Repair Dealer Registration Law to include service dealers who engage in business of repairing, servicing, and maintaining audio or video recorder or playback equipment normally used or sold for use in the home or in private motor vehicles, instead of tape recorder and phonograph equipment normally used or sold for use in the home, and appliances, as defined, as well as television and radio, normally used or sold for use in the home. Includes radio and television normally used in private motor vehicles also within such business. Includes service, maintenance, and repair of such appliances and equipment, as well as installation, in provision which requires contractor's license if function involves activity covered under Contractors License Law.

Provides for registration of service dealers with Bureau of Repair Services rather than with Director of Consumer Affairs

Increases membership of Repair Services Advisory Board by two public members and two members from appliance repair industry

Revises present service dealer registration and renewal fees of not less than \$25 nor more than \$50 for each place of business to apply only to service dealer who services either (1) television, radio, or audio or video recorders or playback equipment normally used or sold for use in the home or in private motor vehicles, or (2) appliances, but not both (1) and (2), and specifies registration fee of not more than \$100 and renewal fee of not more than \$75 for service dealer engaged in servicing equipment of both such categories

Makes corresponding changes.

Makes additional changes in Secs 9801, 9802, 9803, 9805, 9820, 9823, and 9825, Business and Professions Code, proposed by AB 1143, to be operative only if AB 1143 and this bill are both chaptered and this bill is chaptered after AB 1143

Operative June 30, 1973

Ch 1289 (SB 148) Way Parking fines and fees.

Appropriates to Trustees of California State University and Colleges certain revenues in State College Parking Revenue Fund received from parking facilities for specified transportation studies

Provides for transfer to Regents of University of California and State College Parking Revenue Fund, respectively, of amounts equal to 50 percent of total fines or forfeitures collected from persons who are convicted of violating, or are charged with the violation of, parking regulations applicable to parking on property of University of California or state colleges

Ch. 1290 (SB 210) Holmdahl Private byroads.

Authorizes a board of supervisors to order the opening, laying out, or alteration of a private byroad for the necessity of one or more residents or landowners of any road district, upon petition of a single resident or landowner of the road district.

Requires a bond in double the amount of the probable cost of the proceeding, including the market value for land taken and any severance damage resulting from such taking, or a sum of money in an amount to be fixed by the board, to be submitted with the petition

Requires the person whose land would be taken for the private byroad to be reimbursed for his expenses in contesting the opening or alteration of the land, if the petition is not granted or the byroad is not opened or altered, from the bond or sum of money submitted with the petition

Requires the person for whose benefit the private byroad is required to pay the compensation awarded to any landowner, and to build and maintain the byroad

Defines "private byroads" for purposes of above provisions, as roads opened, laid out, or altered for the purpose of providing access to parcels of lands of more than 100 acres which have been cut off by a change in the course of a navigable stream

Ch. 1291 (SB 282) Zenovich. Kickboxing

Includes "kickboxing," as defined, within provisions regulating boxing. Requires State Athletic Commission to adopt specified rules and regulations governing kickboxing contests and matches and kickboxing exhibitions. Declares various specific existing provisions relating to boxing inapplicable to kickboxing

Ch 1292 (SB 542) Petris. Mental health

Requires the Director of Mental Hygiene, after approval of the California Conference of Mental Health Directors, to adopt regulations relating to administrative personnel in addition to professional and technical personnel. Provides that no regulations of the Department of Mental Hygiene shall be adopted which prohibit a psychiatrist, psychologist or clinical social worker from employment in any professional, technical or administrative positions in a local mental health program. Provides that where the director is not a psychiatrist, the local program shall have a psychiatrist on its staff.

Incorporates changes of Reorganization Plan No. 1, to be operative when Reorganization Plan No. 1 becomes operative.

Ch. 1293 (SB 685) Song Warranties

Requires every manufacturer, distributor, or retailer making express warranties with respect to consumer goods to provide the buyer at the time of sale with either the name and address and telephone number of a service repair facility central directory within this state, or the toll-free telephone number of a service and repair facility central directory outside this state, rather than requiring the name and address and telephone number of the service and repair facility within this state.

Ch. 1294 (SB 903) Gregorio San Mateo flood control

Authorizes the modification or abandonment of a zone project or the dissolution of a zone or subzone of the San Mateo County Flood Control District. Specifies procedures for such modification or abandonment or dissolution.

Provides for a flat maximum tax rate, exclusive of any tax levied for bonded indebtedness, in any zone or subzone of 40 cents, rather than the lesser of the rate fixed at time of the establishment of the zone or subzone or 40 cents, and eliminates the provision for a tax override election.

Authorizes the board to subsequently review the validity of the engineering studies relating to the formation of a subzone, and make a new determination as to the percentage of benefit accruing to the property within the subzone from the improvements involved. Specifies procedure for such review and redetermination.

To take effect immediately, urgency statute

Ch 1295 (SB 1075) Carpenter. Lobster permits.

Provides for suspension of commercial lobster fishing permit by the Department of Fish and Game, when a complaint has been filed in a court charging a holder of such a permit with violation of designated provisions re taking of lobsters. Permits the permitholder whose permit was suspended to request a hearing, as prescribed, which shall commence within 20 days after such request has been made, and requires that a decision be made within a reasonable time on whether the suspension of the permit shall be terminated or continued until disposition of the complaint by the court. Designates factors which the Fish and Game Commission is required to consider in determining whether the suspension should be terminated or continued. Requires termination of the suspension of such a permit, if there is a failure to make a finding that there is sufficient evidence, or a finding that there is insufficient evidence that a violation has occurred. Provides that if such permitholder is acquitted of the charges or the charges against him have been dismissed, any suspension of the permit is thereby terminated. Requires that evidence supporting such a charge be reviewed by the appropriate county or city prosecuting agency and a criminal complaint be issued by such an agency before a complaint may be filed in a court charging the permitholder with violation of such provisions.

Ch 1296 (SB 1084) Carpenter. Abalone permits.

Provides for suspension of commercial abalone fishing permit by the Department of Fish and Game, when a complaint has been filed in a court charging a holder of such permit with violation of designated provisions re taking of abalones. Permits the permitholder whose permit was suspended to request a hearing, as prescribed, which shall commence within 20 days after such request has been made, and requires that a decision be made within a reasonable time on whether the suspension of the permit shall be

terminated or continued until disposition of the complaint by the court. Designates factors which the Fish and Game Commission is required to consider in determining whether the suspension should be terminated or continued. Requires termination of the suspension of such a permit, if there is a failure to make a finding that there is sufficient evidence, or a finding that there is insufficient evidence, that a violation has occurred. Provides that if such permit holder is acquitted of the charges or the charges against him have been dismissed, any suspension of the permit is thereby terminated. Requires that evidence supporting such a charge be reviewed by the appropriate county or city prosecuting agency and a criminal complaint be issued by such an agency before a complaint may be filed in a court charging the permit holder with violation of such provisions.

Ch 1297 (SB 1154) Song. Trading stamp companies

Makes certain specified changes in the requirements for financial information and bonds which must be filed with the Commissioner of Corporations by licensed trading stamp companies and by applicants for such licenses.

Requires licensees to maintain specified net worth and liquid assets, as defined, and to file periodically certain names, addresses and samples of stamps, books and forms.

Makes lack of financial responsibility a ground for denial of a license.

Deletes provision that licenses expire annually.

Authorizes Commissioner of Corporations to investigate affairs and examine books, accounts and records of the company to secure required information and to discover chapter violations.

Revises provisions relating to license fee rates and to the suspension and revocation of licenses.

Operative, except as specified, on April 1, 1973.

Makes specified provisions inoperative at the time specified portions of AB 1931 become operative if such portions of AB 1931 are enacted.

Ch. 1298 (SB 1174) Behr. Mentally retarded persons.

Authorizes mentally retarded or mentally disordered person to be placed in a licensed or certified facility, rather than such person upon release from a state hospital, includes developmentally disabled person in such authorization and authorizes the Department of Mental Hygiene, rather than Social Welfare to pay for such care.

Authorizes the Department of Mental Hygiene, rather than Social Welfare, to pay for services for mentally retarded or mentally disordered patient in private facility on discharge from state hospital and includes a developmentally disabled person also.

Authorizes the Department of Social Welfare to contract with the Department of Mental Hygiene to provide protective social services to such persons under certain conditions, requires the Department of Mental Hygiene, rather than Social Welfare, to pay for the cost of certified private home care for such persons and authorizes the Department of Mental Hygiene to provide public social services through contract with public or private agencies.

Authorizes the Department of Mental Hygiene rather than Social Welfare to certify small homes for family care of such persons under certain conditions.

To take effect immediately, urgency statute.

Ch 1299 (SB 1239) Deukmejian Zoning

Changes from January 1, 1973, to July 1, 1973, date by which cities and counties must conform zoning ordinances to general plans. Makes related change with respect to court actions to enforce compliance.

To take effect immediately, urgency statute.

Ch 1300 (AB 240) Powers. Civil engineers' licenses

Provides that renewal or reinstatement of civil engineer's certificate of registration shall not include, rather than includes, renewal or restoration of such engineer's land surveyor's license without payment of surveyor's renewal fee or penalty.

Ch 1301 (AB 335) Quimby Assessment notices

Requires that notices containing information concerning the assessment of properties receiving homeowners' or veterans' exemptions shall be directed to the same address to which the exemption claim forms were sent

Ch 1302 (AB 390) MacDonald State colleges

Includes overtime pay and sick leave among the subjects which the Trustees of the California State University and Colleges are required to provide for by rule in the government of their appointees and employees

Ch 1303 (AB 625) Burke. Inheritance taxation

Revises the maximum commissions which can be retained by the county treasurer out of the total inheritance taxes paid to and accounted for by him in any one year

Ch 1304 (AB 743) Porter Flood plain regulations

Requires appropriate public agency to establish necessary flood plain regulations within any area classified as a "designated floodway," as defined, within one year following notification by Department of Water Resources or Reclamation Board under the Cobey-Alquist Flood Plain Management Act to meet the requirements of a federal flood control project

Directs Department of Water Resources and Reclamation Board to review the adequacy of such flood plain regulations established by a public agency under the Cobey-Alquist Flood Plain Management Act Requires public agency within 180 days of receipt of notice of inadequacy to adopt new regulations, to be effective 60 days from date of adoption unless the department or board determines such new regulations are inadequate

Authorizes the local flood control agency having jurisdiction over the project area to adopt necessary flood plain regulations for the designated floodway, which shall have same effect as if adopted by the public agency, if the public agency fails to adopt flood plain regulations as required, or fails to adopt new regulations within 180 days of receipt of original notice of inadequacy, or if the public agency fails to adopt or modify such regulations in the manner determined as necessary by the department or board within 90 days of receipt of notice from department or board of the inadequacy of the new regulations adopted by the public agency

Requires consent of the department or the board and of the local flood control agency having jurisdiction over the project area before a public agency may revise such flood plain regulations or grant a variance therefrom

Makes additional changes in Sec 8411, Water Code, proposed by SB 603, to be operative only if SB 603 and this bill are both chaptered, and this bill is chaptered after SB 603

Ch 1305 (AB 763) Keyser Governing boards vacancies—majority

Specifies that if a school district governing board consists of 7 members and not more than two vacancies occur, the vacant position or positions shall not be counted for purposes of determining how many members of the board constitute a majority, and whenever unanimous action of all or a specific number of the members of the governing board is required, the vacant position or positions shall be excluded from determination of the total membership constituting the governing board

Ch 1306 (AB 970) Foran Shorthand reporters

Provides for the registration and regulation of shorthand reporting corporations, and permits such corporations to practice shorthand reporting

Makes related change

Ch 1307 (AB 1040) Brathwaite Relocation assistance

Requires all public entities to adopt rules and regulations to implement payments and to administer relocation assistance under specified provisions of the Government Code and requires that such rules and regulations be in conformity with guidelines adopted by the Commission of Housing and Community Development Requires that such rules and regulations be, to the fullest extent possible, consistent as to federal and nonfederal projects Specifies that notwithstanding such requirements, a public entity shall, with

respect to a federally funded project, make relocation assistance payments and provide relocation advisory assistance as required under federal law

Requires the commission to adopt guidelines for the uniform administration of relocation assistance and payments by public entities under such provisions

Requires the commission to conform, to the fullest extent possible, such guidelines to prescribed Presidential Guidelines, the requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, and rules and regulations promulgated pursuant thereto.

Requires the Department of Housing and Community Development to provide consulting and technical assistance to public entities in drafting and amending such rules and regulations

Authorizes the department to require public entities to reimburse the department for such assistance as the department provides.

Makes related provisions

Declares legislative intent

[Becomes operative one year after effective date.] *

Ch 1308 (AB 1110) Waxman. Tax payments: possessory interests

Authorizes board of supervisors in counties having a population of 4,000,000 or more, in its discretion, to consider possessory interests as sufficient security for payment of property taxes thereon and to place them on the secured roll Specifies collection procedures with respect to unpaid taxes on possessory interests

Ch 1309 (AB 1122) Badham Airport permits

Requires permit from Department of Aeronautics for expansion of existing airports in accordance with law requiring permits for new airport sites Defines "airport expansion" Permits department, under specified circumstances, to provide for exemptions from provisions except that department must weigh environmental considerations, as defined

Exempts expansion of any airport approved and commenced prior to effective date of act

Provides that department may issue permits and amended permits with respect to airport sites, instead of approving such sites

Makes corresponding changes

Ch 1310 (AB 1147) Wood Furniture and bedding

Changes the required composition of the California Advisory Board of Furniture and Bedding to provide that after the effective date of the changes vacancies occurring in the office of an industry member of the board shall be filled by appointment of an industry member at large without regard to any branch of the industry

Requires application on prescribed form accompanied by prescribed fee to obtain a license authorized under the Furniture and Bedding Inspection Act

Permits person who, on his own account, advertises, solicits, or contracts to repair or renovate upholstered furniture and has the work done by a licensed custom upholsterer rather than doing it himself or through his employees, to obtain a license as a retail furniture dealer and not as a custom upholsterer

Repeals provisions for prorating license fees of persons who did not hold licenses during last preceding license period and replaces them with provisions that initial issuance license fees shall be reduced to half their usual amount if the license will expire in less than one year from the date of issuance, and shall be eliminated entirely if the license will expire in less than 45 days from the date of issuance

Ch 1311 (AB 1276) Monagan Milk research programs.

Authorizes the Director of Agriculture to use money, deposited in the Department of Agriculture Fund and not expended pursuant to designated provisions re sales stimulation and consumer educational programs, for research in nutritional problems of teenagers and the significance of milk in their diet.

Authorizes the director to appoint an advisory committee with prescribed membership to advise him concerning the appropriate agency or institution to carry out such provisions

Ch 1312 (AB 1315) Wilson Subdivisions

Provides that a statement concerning the availability of schools in a subdivision shall be included in the subdivider's notice of intention to sell subdivided lands. Requires such statement to be included in specified fashion in the public subdivision report prepared by the Real Estate Commissioner.

Ch. 1313 (AB 1384) Knox Health plans

Provides that membership of nonprofit corporation formed for purpose of defraying or assuming cost of certain healing arts professional services shall include at least one-fourth of all licentiates of the particular profession residing in California, rather than one-fourth of all such licentiates.

Increases from six to eight cents for each individual or family unit covered, the registration fee required of health care service plan under Knox-Mills Health Plan Act.

Appropriates \$36,000 from the General Fund to the Attorney General for purpose of defraying expense of enforcing Knox-Mills Health Plan Act during 1972-1973 fiscal year.

Ch 1314 (AB 1385) Qumby Contractors.

Adds one general building contractor member and one public member to Contractors' State License Board.

Provides six rather than five members shall constitute a quorum at a meeting of such board.

Ch 1315 (AB 1691) Porter Waste water treatment plants.

Requires supervisors and operators of governmentally owned or operated waste water treatment plants to possess a certificate of appropriate grade in accordance with regulations adopted by the State Water Resources Control Board. Requires biennial renewal of such certificates subject to compliance with renewal requirements prescribed by regulations, and requires payment of fees at time of issuance and renewal in accordance with a fee schedule established by the state board to provide revenues to cover the cost of the program.

Provides for appointment of an advisory committee with specified qualifications to review proposed regulations and make recommendations.

Prohibits approval by the state board of grants for treatment plants unless all supervisors and operators meet or will meet such certification requirements, rather than requiring only one person responsible for plant operations to meet operator training qualification established by the state board.

Makes related changes.

Ch 1316 (AB 1705) Brown Workmen's compensation

Specifies that where employer or insurer requests deposition be taken of injured employee, such employee shall receive, in addition to all other benefits, (1) copy of transcript of deposition without cost to employee, and (2) reasonable allowance for attorney's fees, at discretion of Workmen's Compensation Appeals Board, to be paid by employer or insurer.

Ch 1317 (AB 1791) Ray E Johnson Milk products

Provides for fruit content standards for low-fat yogurt and nonfat yogurt in addition to providing such standards for fruit yogurt. Deletes the provision permitting fruit yogurt to contain designated percentage of edible stabilizer. Provides for milk fat content for low-fat yogurt.

Provides for labeling standards for yogurt, low-fat yogurt, and nonfat yogurt.

Provides for method of preparation and content of frozen yogurt dessert, sour half-and-half, cultured half-and-half, sour half-and-half dressing, sterilized sour flavored half-and-half, and milk products made by acidified processes.

Ch 1318 (AB 1801) Knox Professional corporations

Provides for creation of marriage, family or child counseling corporations under control of Board of Behavioral Science Examiners. Empowers board to adopt rules relating to formation and conduct of such corporations and directs the board to set a fee for the annual filing by such corporations of a specified report.

Ch. 1319 (AB 1820) McAlister. Works of improvement.

Deletes exception authorizing written waiver, affecting, or impairing of claims and liens of persons with respect to works of improvement other than those involving contract of construction on or for a single family dwelling or duplex entered into by an individual owner who is a natural person

Ch. 1320 (AB 1912) Barnes. School district funds

Authorizes funds of school district of 100,000 or more a d a. which are received from rental of school property pending construction of school facilities thereon, to be held in bank clearing account for up to three years and to be used by district to pay certain costs resulting from rental of such property and authorizes the investment of such money along with other moneys deposited in clearing accounts as specified

Ch. 1321 (AB 1966) McAlister. Vested vacation wages

Requires, except in specified cases, payment in money of vested vacation time to terminated employee where contract of employment or employer policy provides for paid vacation and employee has not used vacation prior to termination

Ch. 1322 (AB 2074) Briggs. Industrial loan companies.

Makes various changes in Industrial Loan Law, including provisions relating to duties of the Commissioner of Corporations

To become operative July 1, 1973.

Ch. 1323 (AB 2185) Barnes. Public Employees' Retirement System

Expands definition of "county peace officer," as used in the Public Employees' Retirement Law, to include specified employees of sheriff employed in county jail, detention or correctional facility whose primary duty and responsibility is supervision and custody of person committed thereto, but specifies that such provisions are inapplicable to employees of a contracting agency unless it elects to be subject to such provisions

Ch. 1324 (AB 2294) Warren. Claim and delivery

Makes clarifying change

To take effect immediately, urgency statute

Ch. 1325 (AB 2341) MacGillivray. Oil spills

Authorizes Governor to adopt state oil spill contingency plan. Authorizes use of volunteer workers therefor, and provides workmen's compensation coverage for them. Makes expenses of operating state oil spill contingency plan recoverable from State Water Pollution Cleanup and Abatement Account of the State Water Quality Control Fund. Makes spiller liable for costs of cleanup, in addition to other liability, in action brought by Attorney General. Provides amounts recovered shall be paid into State Water Pollution Cleanup and Abatement Account of the State Water Quality Control Fund

Ch. 1326 (AB 2394) Dunlap. Municipal courts

Makes provision for Fairfield-Suisun-Vacaville Judicial District. Provides for western division to include Fairfield-Suisun Judicial District, and for eastern division to include Vacaville Judicial District, each division to have a presiding judge, and makes other changes, including changes in positions and salaries. Provides that these provisions are operative upon consolidation of such judicial districts by the Board of Supervisors of Solano County

Ch. 1327 (SB 1500) Kennick. Public Employees' Retirement System

Combines provisions for continuation of part of retirement allowance to spouse, child, or parents after death of patrol, warden, forestry, and law enforcement members of the Public Employees' Retirement System, and provides that such benefit shall not be reduced by federal survivor benefit. Makes related changes

Modifies allowance payable to local miscellaneous and safety members already retired under certain optional settlement

Operative on first of month following month in which statutes enacted at 1972 Regular Session become effective

Ch 1328 (AB 1674) Barnes Public Employees' Retirement System

Combines provisions for continuation of part of the retirement allowance of various categories of membership to spouse, child, or parent after death and makes provision applicable in all cases to dependent husbands. Makes related changes.

Provides that the "base year" for purposes of cost-of-living adjustments shall be the year in which contract is effective in the case of contracting agencies. Changes provisions concerning law enforcement, warden, and forestry memberships to reflect changes made by Chapters 485 and 1098 of the Statutes of 1972. Provides that "public service" for purposes of eligibility for service credit includes in certain cases employment in a district prior to the time the district became a subsidiary of a city.

To be operative on the first of the month following the month in which statutes enacted at the 1972 Regular Session become effective.

Ch 1329 (SB 1494) Marler. Medi-Cal.

Changes Butte County share of Medi-Cal costs from \$1,120,000 to \$952,000.

Ch 1330 (SB 1490) Marler Medi-Cal

Provides for specified reductions in county shares under Medi-Cal for counties which did not exercise the county option for the period from July 1971, through September 1971. Makes such provisions operative only until July 1, 1973.

Ch 1331 (SB 53) Alquist. Excess highway property

Requires the Department of Public Works, to the greatest extent possible, to offer to sell or exchange excess real property, as defined, within one year after such property is determined by the department to be excess.

Requires the department to adopt rules and regulations to determine which real property is excess and available for sale or exchange. Authorizes the department to lease all real property not needed or used for highway purposes pending the sale or exchange of such property.

Requires excess real property which consists of lands of notable environmental value to be first offered for sale or exchange to public agencies operating parks and recreational areas.

Specifies procedure for selling excess real property of notable environmental value.

States that failure of the department to first offer excess real property of notable environmental value to such public agency does not affect validity of any conveyance of such property to any person or entity unaware of the failure of the department to do so, but specifies that this shall not be construed as releasing the department from its responsibility in offering such property to such public agencies first.

Requires the department to submit a report to the Legislature not later than January 30, 1974, and biennially thereafter, re disposition of excess real property.

Ch 1332 (SB 164) Coombs. Davis-Grunsky grant.

Increases from \$2,354,120 to \$3,426,600 the maximum amount of the grants authorized to be made under the Davis-Grunsky Act to the San Bernardino Valley Municipal Water District for recreation and fish and wildlife enhancement in connection with the construction of the Yucaipa Project.

Ch 1333 (SB 318) Harmer. Civil service: resignations

Provides that if resignation from civil service is set aside pursuant to specified provisions, the person shall be reinstated to former position and paid his salary for period of resignation. Provides for deduction of compensation employee earned, or might reasonably have earned, during period beginning 6 months after resignation.

Ch 1334 (SB 401) Grunsky Workmen's compensation

Provides that death of injured employee shall not affect liability of employer as to expenses of medical and hospital treatment and disability payments due employee, rather than imposing such liability only for such expenses and payments which have accrued and become payable to date of death. Specifies that where deceased employee leaves no surviving dependent heir, or other person entitled to receive it, any such compensation payable shall be paid to State Treasurer and credited to specified fund for payment of subsequent injuries.

Deletes provision that, in case where dependent beneficiary of deceased employee dies and there is no surviving dependent, death benefit terminates and does not survive to estate of deceased dependent. Specifies, instead, that where there is no surviving heir of deceased employee or dependent, full amount of specified death benefits otherwise payable to surviving spouse shall be paid to State Treasurer and credited to specified fund for payment of subsequent injuries

Specifies that, in case where there is no surviving dependent and no surviving heir of deceased employee and Workmen's Compensation Appeals Board has ordered burial expenses paid to proper person, any amount remaining after payment of actual expenses shall be paid to State Treasurer and credited to specified fund for payment of subsequent injuries

Requires employers or insurance carriers to notify Administrative Director of Division of Industrial Accidents of certain facts concerning employee deaths

Ch 1335 (SB 541) Collier. State lands

Authorizes the Department of Parks and Recreation, subject to the approval of the Department of General Services and the Public Works Board, to purchase at fair market value surplus state lands under the jurisdiction of the State Lands Commission in Trinity County, and to exchange such lands, on a fair market value basis, for certain lands in Sonoma and Mendocino Counties.

Appropriates \$750,000 to the Department of Parks and Recreation for such purposes

Ch. 1336 (SB 637) Dills. Hemodialysis

Exempts, from prohibitions against practice of pharmacy by other than registered pharmacist, a manufacturer, wholesaler, or other supplier of hemodialysis drugs and devices distributed directly to patients, if State Board of Pharmacy approves such exemption. Requires fee to be charged by board for such exemption.

Permits pharmacist or person exempted by board, as specified, to distribute dangerous drugs and devices directly to hemodialysis patients, pursuant to regulations adopted by the board. Provides penalties for violation of such regulations. Requires home hemodialysis patients who receive such drugs and devices to have completed a full course of home training given by a renal dialysis center accredited by the State Department of Public Health. Requires the physician and surgeon prescribing such hemodialysis products to submit proof satisfactory to the manufacturer or wholesaler that the patient has completed such program

Exempts from sales and use tax hemodialysis products, as specified

To take effect immediately, urgency statute

Ch 1337 (SB 918) Lagomarsino Juries

Eliminates provision as added by Section 17 of Chapter 1028 of the Statutes of 1972 (SB 924) which exempts from jury duty persons called for jury service who have served in one trial until completion or made four appearances within preceding three years, if they so request, and retains changes made by Chapters 390 (AB 519) and 617 (SB 1285) of the Statutes of 1972

Ch 1338 (SB 981) Nejedly Air pollution

Requires the State Air Resources Board to prepare and submit, not later than July 1, 1973, a report to the Legislature on proposed guidelines, taking into consideration specified factors, for an air pollution control element in general plans

Appropriates \$50,000 from the Motor Vehicle Account in the State Transportation Fund to the board

Ch 1339 (SB 1281) Rodda School attendance, apprentices

Requires apprentices enrolled pursuant to prescribed provisions to be classified as regular students, for purposes of crediting attendance for State School Fund apportionments

Ch 1340 (SB 1380) Stevens State park system.

Amends and supplements the Budget Act of 1972 to appropriate \$500,000, payable from the State Beach, Park, Recreational, and Historical Facilities Fund, for relocation expenses in connection with land acquisition for the state park system

To take effect immediately, urgency statute

Ch 1341 (SB 1390) Grunsky. State Teachers' Retirement System.

Permits receipt of benefits under certain circumstances by survivors of person who was required to change his membership from the State Teachers' Retirement System to the Public Employees' Retirement System on July 1, 1971 Not operative 60 days after effective date

Ch 1342 (AB 210) Bagley Special education

Authorizes one experimental program for deaf or severely hard-of-hearing children who are at least six months of age, to be conducted by a school district or county superintendent of schools, with approval of the county board of education and the Superintendent of Public Instruction, until July 30, 1975

Requires Superintendent of Public Instruction to prepare and submit to Legislature an evaluation report on results of program

Provides allowances for such programs.

To take effect immediately, urgency statute

Ch 1343 (AB 359) Vasconcellos Venereal disease—drugs. instruction.

Permits governing boards to contract with private entities, approved by the Superintendent of Public Instruction, to provide venereal disease education, as well as drug education, in the public schools, with each school to remain under complete control of public school officers. Requires Superintendent of Public Instruction to develop guidelines for use by governing board in determining qualified entities.

Requires notification to parent or guardian of pupils enrolled or to be enrolled that such classes are to be offered. Permits parent or guardian to request in writing that his child not participate in the instruction program. Prohibits pupil from attending any class in venereal disease or drug education, if school has been requested that the pupil not attend such class Permits parent or guardian of any pupil enrolled or to be enrolled in a venereal disease or drug education class to inspect the textbooks, audiovisual aids, and other instructional materials to be used in such classes

Provides that no pupil may participate in contracted-for venereal disease or drug education instruction without prior written notification to parent or guardian, rather than without written consent of parent or guardian, and requires such prior written notification re pupils' participation in contracted-for venereal disease or drug education

Exempts venereal disease education classes from provisions of law re instruction in sex education.

Ch 1344 (AB 637) Knox Retirement.

Permits specified retrants of the State Teachers' Retirement System who were school physicians and city director of public health to receive service credit upon payment of contributions and interest

Provides that final compensation and service of members of retirement systems established pursuant to the County Employees Retirement Law of 1937 shall be computed on basis of concurrent retirement if they are required to retire because of age while a member of such a system or the Public Employees' Retirement System

To take effect immediately, urgency statute

Ch 1345 (AB 675) Brathwaite Unemployment compensation benefits

Provides a woman who has requested a maternity leave of absence on the advice of her physician, who is denied such leave, who then has voluntarily left her most recent employment because of pregnancy, and who is ineligible to receive unemployment compensation benefits because of such leaving, shall become eligible to receive such benefits after the birth of her child, or other termination of her pregnancy, if she is in all other respects eligible

Ch 1346 (AB 744) Fenton. Highways

Revises definition of "speed trap" to include a particular section of a highway with a prima facie speed limit established pursuant to specified provisions of the Vehicle Code, which speed limit is not justified by an engineering and traffic survey conducted within five years prior to the date of the alleged violation, and where enforcement involves the use of radar or other electronic devices which measure the speed of moving objects.

Ch 1347 (AB 780) McCarthy. Elevator inspections

Increases maximum fees which Division of Industrial Safety may charge for inspection of elevators

Appropriates \$210,000 to division to be used for elevator inspections
To take effect immediately, urgency statute

Ch 1348 (AB 818) Barnes. Public Employees' Retirement System

Permits reemployment under certain conditions of members retired for disability without reinstatement from retirement Requires reduction of disability pension to amount which when added to compensation will not exceed [the maximum] * compensation ~~paid to~~ [earnable by] * person holding prior position.

Ch. 1349 (AB 1213) Bill Greene Religious practices.

States it is the intention of the Legislature that prisoners in state prisons and local detention facilities, and persons in custody of the Department of the Youth Authority, shall be afforded reasonable opportunities to exercise religious freedom

Ch 1350 (AB 1503) Duffy Health manpower pilot projects

Authorizes the State Department of Health to approve experimental health manpower pilot projects sponsored by nonprofit educational institutions or nonprofit community hospitals or clinics for the purpose of developing new kinds and combinations of health care delivery systems.

Authorizes, notwithstanding other provisions of law, trainees under such programs, and under specified conditions, to perform specified health care services

Sets up system of supervision of trainees by qualified persons and supervision of programs by the department

To become operative on the same date as Governor's Reorganization Plan No. 1 of 1970

Ch 1351 (AB 1737) Consalves State Board of Equalization

Requires the State Board of Equalization to bring actions to enjoin county officials from violating property tax laws or rules and regulations pertaining thereto.

Requires the State Board of Equalization to prescribe rules and regulations which will provide retail grocers who sell both items taxable under the Sales and Use Tax Law and items exempt from such law an alternative method by which to report tax liability under such law Declares legislative intent with respect to such provisions.

Ch 1352 (AB 1919) Hayes Indemnification of public employees.

Requires good faith defense by public employee, or reasonable good faith cooperation in defense of public employee by public agency, as condition to indemnification of public employee for judgment or claim paid by him, and makes willful failure to defend in good faith or cooperate in reasonable good faith in defense a cause of action for recovery from public employee of judgment or claim paid by public agency

Ch 1353 (AB 2139) Dunlap Conservation

Authorizes boards of supervisors to encourage compatible uses of restricted land under the California Land Conservation Act of 1965, particularly public outdoor recreational uses, and authorizes such boards to indemnify the owners of such property from claims arising by reason of such use

Provides that an owner's agreement that his land be so used not be construed as an implied dedication to such use

Requires conservation element of general plans to be prepared and adopted by June 30, 1973

Ch 1354 (SB 520) Alquist Earthquake protection

Increases the membership of the State Mining and Geology Board from 9 to 11 persons and declares that persons with specified occupations should be selected for membership on the board Designates the board as a policy and appeals board for the purposes of provisions re earthquake hazard zones.

Requires the State Geologist to delineate, by December 31, 1973, special studies zones encompassing certain areas of earthquake hazard Requires State Geologist to compile

maps delineating the special studies zones and to submit such maps to affected cities, counties, and state agencies for review and comment. Requires the State Geologist to continually review new geologic and seismic data and revise special studies zones and submit such revisions to affected cities, counties, and state agencies for review and comment Appropriates \$100,000 for such purposes Requires affected cities, counties, and state agencies to submit their comments to board.

Requires cities and counties to exercise specified approval authority with respect to real estate developments or structures for human occupancy within such delineated zones Requires applicants for a building permit within such zone to be charged a fee according to a fee schedule established by the board. Limits maximum amount of such fee. Provides for retention of $\frac{1}{2}$ of the proceeds of any such fee by the city or county having jurisdiction and transfer of $\frac{1}{2}$ to the state

Ch. 1355 (SB 796) Whetmore. Speech pathologists and audiologists

Provides for licensure of speech pathologists and audiologists by Speech Pathology and Audiology Examining Committee created by act Prescribes powers and duties of such committee

Ch 1356 (SB 840) Moscone. Voter qualifications

Requires registration of electors to remain in progress at all times except during the 29 days immediately preceding any election

Provides that voters who register after the 54th day before an election need not be mailed sample ballots or statements of qualifications but shall receive polling place notices, state ballot pamphlets and notices that they are not receiving sample ballots or statements of qualifications of candidates

Requires county clerks to furnish supplemental lists of such voters to party central committees no later than seven days before partisan election Requires such lists to be compiled by Assembly districts

Requires county clerks to furnish supplemental lists of such voters to Secretary of State no later than seven days before each primary and each general election

Requires voter registration materials to be returned to county clerks on 53rd day before an election, and provides for new materials to be issued for use until close of registration

Permits absent voters to have their ballots counted if they are returned to any precinct board in the county prior to the close of the polls

Changes deadline for receipt of absent voter ballots from 5 p m of the day before election to the close of the polls on election day

Ch 1357 (SB 1360) Beilenson. Pregnancy tests.

Makes it a misdemeanor for anyone to sell, offer to sell, give away, distribute or otherwise furnish materials intended to determine the presence of pregnancy unless the person making the sale, offer for sale, gift, distribution, or furnishing has obtained a certificate of acceptability from the State Department of Public Health declaring that such materials have been approved by the State Department of Public Health.

Exempts from such prohibition any materials intended to determine the presence of pregnancy sold, offered for sale, given away, distributed, or furnished to a physician and surgeon licensed to practice in this state, a pharmacist licensed to practice in this state, or a public health agency

Requires any person not otherwise exempt who intends to sell, offer for sale, give away, or distribute specific materials to make application for certification of such materials, which application is to be accompanied by samples of specified materials as the department may reasonably require

Requires local public health agencies to make pregnancy testing services available free or at cost. Requires results of such tests to be confidential

Authorizes the department to establish a schedule of fees for specified certificates sufficient to cover all costs incurred in the administration of specified provisions

Requires county health officers in their lists of family planning and birth control clinics to include information as to the availability of pregnancy testing services within the county

Prescribes penalties for violations

Ch. 1358 (AB 227) Arnett Public assistance

Requires the county to determine whether an applicant for assistance under aid to the needy disabled program qualifies for county general assistance when the granting of aid is delayed due to necessary verification for eligibility determination

Provides that if general assistance is granted and applicant's eligibility subsequently verified he is entitled to aid from date of application less the general assistance grant. Requires the county to pay the entire cost of general assistance where the county department does not forward the application to the state within 30 days from the date of the initial application. Provides further that where the state has not acted upon the application within 30 days from the date it is forwarded by the county, that the county is entitled to reimbursement for the entire amount of general assistance granted.

Ch 1359 (AB 339) Barnes. Taxation.

Revises limitations on the \$1,000 exclusion from gross income for compensation received by reason of military service under the Personal Income Tax Law, and authorizes such exclusion for military pensions and retirement pay and pay for military service on other than extended active duty but limits such exclusions by 50 cents for each \$1 of adjusted gross income in excess of \$15,000, commencing with the computation of taxes for taxable years beginning after December 31, 1972

To take effect immediately, tax levy

Ch 1360 (AB 508) Quimby. State Police workmen's compensation

Includes California State Policemen who have graduated from an academy certified by the Commission on Peace Officer Standards and Training within specified disputable presumptions under workmen's compensation law with regard to heart trouble and pneumonia "injuries" arising out of and in the course of employment

Ch 1361 (AB 568) Townsend Healing arts.

Exempts licensed hearing aid dispensers from provisions prohibiting licensed persons engaged in healing arts professions from offering for sale or selling any commodity or offering to render or rendering any service under representation that price or fee to be charged is at a discount or at a percentage or otherwise less than average fee or price regularly charged by other licensees. Requires person so exempted to include in any such representation the average price or fee then regularly charged by himself or other licensees

Excludes sales of ophthalmic materials from such provision

Ch 1362 (AB 1003) Brathwaite Female prisoners

Specifies that a female incarcerated in state prison, local detention facility, or local juvenile facility, or committed to Youth Authority, has the right to summon and receive services of physician of her choice in order to determine whether she is pregnant. Provides that if pregnant she is entitled to determination of what medical services she needs and to receipt of such services from physician of her choice.

Specifies that any expenses occasioned by services of physician and surgeon whose services are not provided by institution for purpose of generally treating prisoners shall be borne by such female

Ch 1363 (AB 1004) Brathwaite Abortions

Prohibits imposition of conditions or restrictions on obtaining abortion by female prisoner or female committed to Youth Authority other than those contained in Therapeutic Abortion Act. Requires custodial facilities to permit obtaining of such abortion

Provides that if AB 2087 is chaptered provisions of this act shall remain effective only until 61st day after final adjournment of 1974 Regular Session

Ch 1364 (AB 1198) Briggs Restaurants selling of hamburger

Defines "hamburger," "imitation hamburger," and "restaurant"

Requires menu of restaurant selling or serving imitation hamburger to list the ingredients on the menu, or if no menu, requires restaurant to post such list as provided by regulation of State Department of Public Health. Makes specific exception to requirements for lists of ingredients for imitation hamburger which contains not more than 10 percent added protein and water, and which does not contain binders and extenders

Prohibits restaurants from using the terms "hamburger," "burger," or any cognate thereof in any advertisement or menu to refer to any meat food product which is not hamburger. Permits restaurants selling or serving imitation hamburger to refer to such food product as imitation hamburger or by any other term which accurately informs the customer of the nature of the food product which he is sold or served

Provides it is unlawful and constitutes misbranding for any person to advertise, offer for sale, sell, or serve as hamburger or imitation hamburger in any restaurant any product which does not come within specified definitions Provides it is unlawful and constitutes misbranding for any person to violate any provision of act or any regulation promulgated thereunder.

Declares public policy re "hamburger" and "imitation hamburger"

Provides for enforcement of act by same persons and in same manner as specified in delineated provisions of California Restaurant Act

Operative July 8, 1974

Ch 1365 (AB 1277) Monagan Correctional counselors

Includes all types of correctional counselors within the definition of "law enforcement member" for purposes of the Public Employees' Retirement System.

Includes correctional counselor I within specified entry level positions in the Department of Corrections with maximum age 35 for open examinations, and permits application by persons after age 35 for such specified positions who are already state safety members for the purposes of retirement and disability benefits

Incorporates change in Sec 20017 77, Government Code, proposed by AB 383, to be operative only on enactment of AB 383 and AB 1277.

Ch 1366 (AB 1496) Duffy Medical assistance

Declares legislative intent to afford Medi-Cal recipients the opportunity to enroll as regular subscribers in prepaid health plans and to improve quality and reduce the price of health care services. Inserts a new chapter concerning provision of Medi-Cal services through prepaid health plans, and deletes similar provisions from the present Medi-Cal chapter. Specifies administrative powers and duties of the Department of Health Care Services with respect to prepaid health plans, including determination of per capita payment rates, approval of prepaid health contracts, and general regulation of prepaid health plans, as defined, which provide health care services pursuant to prepaid health contracts Establishes a basic schedule of benefits for prepaid health plans and authorizes the Director of the Department of Health Care Services to establish the scope and duration of such services, and to require that other services be provided on a risk or nonrisk basis Enumerates standards of participation for such prepaid health plans and prohibits the department from contracting with any prepaid health plan in which an officer, employee, or member of the Legislature has a financial interest

To become operative July 1, 1973, except the act becomes operative prior to July 1, 1973, as to existing contracts that are renewed prior to such date.

Makes related changes

Ch 1367 (AB 1709) Brown Pharmacy

Permits California State Board of Pharmacy to allow persons meeting specified requirements of education and experience to take written and practical examination for registration as pharmacist

Ch 1368 (AB 1896) McAlister Public assistance

Grants additional aid in an amount not to exceed \$500 in any fiscal year as a special need to recipients under the Old Age Security Law in the amount of property taxes on their homes in excess of \$180 in any fiscal year

Provides for termination of the provisions of the act two years after its effective date

Ch 1369 (AB 2169) Burton Sport fishing licenses

Requires the Department of Fish and Game to issue a renewable sport fishing license to any person 62 years of age or older who has been a resident of this state for the five years immediately preceding and whose total income does not exceed \$140 per month, without payment of a license fee, authorizing him to take fish from the ocean waters of this state and amphibia anywhere in the state for purposes other than profit, instead of

requiring the department to issue such a renewable sport fishing license free of charge to any woman over 62 years of age and any man over 65 years of age who has been a resident of this state for such a period and whose monthly income does not exceed such amount

Ch 1370 (AB 2186) Barnes. Public employees

Authorizes the state, through the Department of General Services and with approval of State Board of Control, and each local agency, to establish deferred compensation plan, as specified, and requires participation to be by written agreement between state or local agency and its officers and employees, who may authorize payroll deductions for such purposes

Provides deferred compensation funds established pursuant to such plan are public pension or retirement funds for purposes of specified constitutional provisions. Authorizes participation in both deferred compensation plan and public retirement system.

Expands definition of "compensation," as used in Public Employees' Retirement Law, County Employees Retirement Law of 1937, local agency retirement systems and State Teachers' Retirement Law, to include amounts withheld for participation in a deferred compensation plan pursuant to specified provisions

Ch 1371 (AB 2089) Brathwaite. Dependent children

Changes from \$80 to \$120 the maximum amount payable for each child under foster care programs

To become operative only if AB 282 is enacted, and in such event, at the same time as AB 282

To take effect immediately, urgency statute

Ch 1372 (AB 6) Schabarum. Public schools exemptions

Provides for exemptions for no more than 2 unified school districts having a day of not to exceed 50,000 from the limitations on use and qualifications of substitute teachers and on minimum sessions, class sizes, and related matters, if it can be shown to the Superintendent of Public Instruction that the exemptions can create more effective educational programs

Provides for the Superintendent of Public Instruction to receive information on such programs under the exemptions, requires him to annually review such programs and authorizes him at the time of the annual review to withdraw either or both exemptions. Requires Superintendent of Public Instruction to report annually on effectiveness of such programs to the Legislature

To be operative until June 30, 1976

Permits holders of elementary credentials in San Bernardino City Unified and Downey Unified School Districts to be assigned to teach in any of grades 7 to 12 during 1972-1973 school year

Ch 1373 (AB 300) Fong. Special education

Makes eligible for participation in special education programs for educationally handicapped, physically handicapped, and mentally retarded, persons up to 21 years of age, rather than minors only, and makes related technical changes eliminating designation "minors" in reference to pupils who may be participating

Prohibits community colleges from initiating programs for mentally retarded pupils after May 1, 1973, except programs planned before July 1, 1972, or programs that are not state funded

Incorporates additional changes to various sections of the Education Code, contingent upon enactment of various other bills. Specifies that any other conflicting acts shall prevail over this act

Ch 1374 (SB 652) Bradley. Public school equipment inventory

Requires school district governing boards to establish and maintain inventory of items of equipment whose market value exceeds \$200, containing specified factual information

Ch 1375 (SB 656) Rodda Community college finances

Specifies that law generally lowering age of majority from 21 to 18 years of age shall not apply to statutes relating to apportionments and allowances for school districts and county superintendents of schools

Specifies that "educationally handicapped minor" and "physically handicapped minor" include persons up to 21 years of age

Prohibits community colleges from initiating programs for mentally retarded minors after May 1, 1973, except programs planned before July 1, 1972, or programs that are not state funded

Specifies that law generally lowering age of majority from 21 to 18 years of age does not apply to provisions relating to education of nonimmigrant children, noncitizen children without immigration status, and children residing in children's institutions Also specifies that such law does not apply to occupational training programs for physically handicapped and mentally retarded minors

Provides that otherwise eligible persons between 3 and 21 years of age are entitled to free education at California School for the Deaf or a school for neurologically handicapped children, irrespective of statute lowering age of majority.

Makes technical changes

Incorporates additional changes in law re definition of "nondistrict resident" for community college attendance purposes

Specified provisions of this act to be inoperative if both this bill and AB 300 are enacted at 1972 Regular Session

Specified provisions to become operative on May 1, 1973

Ch 1376 (SB 772) Harmer Community colleges.

Requires a four-year study of the California community college system to be made by the Coordinating Council for Higher Education

Provides for annual progress reports and a final report to be presented to the State Legislature

Appropriates \$150,000 for purposes of funding this study.

Ch 1377 (SB 919) Lagomarsino Department of Justice

Abolishes Bureau of Criminal Identification and Investigation and Bureau of Narcotic Enforcement (also known as Division of Narcotic Enforcement) in Department of Justice, and transfers their functions to Department of Justice generally and Attorney General, as specified Creates Division of Law Enforcement in Department of Justice

Revises definition of "state safety member" for purposes of Public Employees' Retirement Law to include, in part, all peace officers in Department of Justice performing investigative duties, rather than those in Bureau of Criminal Identification and Investigation, whose principal duties are in law enforcement as specified Revises definition of "state safety service" for purposes of such retirement law to exclude service as an investigator in Department of Justice prior to effective date of 1972 Statutes by employees of department classified as miscellaneous members prior to such date.

Revises definition of "policeman," as used in specified provisions relating to federal old age and survivors insurance, to include in part all state safety members of Public Employees' Retirement System employed by Department of Justice, rather than specified law enforcement members employed by delineated bureaus and officers of the department Provides that employees in Department of Justice falling within "state safety" class, rather than specified peace officers in Bureau of Narcotic Enforcement or Bureau of Criminal Identification and Investigation, are persons for whom definition of "injury," as used in provisions relating to workmen's compensation, includes heart trouble, hernia, pneumonia, or tuberculosis occurring during such service Revises definition of "peace officers" to include specified additional personnel of the Department of Justice Makes related changes

Specifies that, except as otherwise expressly provided, if another bill is enacted during 1972 Regular Session which affects any code section affected by this bill, such other bill shall prevail

Ch 1378 (SB 931) Burgener Public Service Internship Program

Extends effective period of Public Service Internship Program from June 30, 1973, to June 30, 1976.

Provides for Public Service Internship Program to be administered by Advisory Coordinating Council on Public Personnel Management rather than by State Scholarship and Loan Commission

Ch. 1379 (SB 1142) Marler Veterans' farm and home purchase

Revises provisions of law under which veteran who has once acquired farm or home under Veterans' Farm and Home Purchase Act of 1943 may be granted subsequent opportunity for purchase of farm or home

Makes other, related changes.

Repeals certain obsolete provisions

Incorporates changes in Sec 985, Military and Veterans Code, enacted by Chapter 948, Statutes of 1972

Makes additional changes in Sec 985, Military and Veterans Code, proposed by AB 2249, to be operative only if AB 2249 and this bill are both chaptered and this bill is chaptered after AB 2249

Ch 1380 (SB 1209) Marler Postsecondary education

Authorizes an institution to issue a degree when there is full accreditation of the institution, program, or specific course of study Authorizes Superintendent of Public Instruction to approve an institution to issue a degree or a diploma when he determines that the institution has certain prescribed capabilities to afford students

Makes related technical changes

Ch 1381 (SB 1262) Collier Bridge and highway districts

Specifies that the term "local agency" does not include a bridge and highway district so that the district is not subject to the building ordinances and zoning ordinances of any city or county in the district

Specifically authorizes the district board of directors to include in the rules adopted to govern its proceedings provisions re the use of motions in connection with such proceedings

Grants the district the authority to exercise the right of eminent domain when necessary to the exercise of any power granted to the district, rather than only when necessary for specified purposes

Authorizes, rather than requires, the board during each fiscal year to establish separate funds for specified purposes from its revenues

Authorizes the district to study, construct, acquire, improve, maintain, and operate any mode of transportation partly without, as well as within, the district

Ch 1382 (AB 151) Chappie Gas tax revenue distributions

Provides that there shall be no gas tax refunds on fuel used in various off-highway vehicles, commencing January 1, 1973, and provides for a transfer of the revenue attributable to the tax on such fuel ~~and certain other off-highway uses of fuel~~ * from the Motor Vehicle Fuel Account to the Off-Highway Vehicle Fund, which is continuously appropriated to provide facilities for the operation of such vehicles.

Requires Department of Public Works and Department of Parks and Recreation to conduct study with respect to amount of revenue attributable to such use

Requires a report by the Department of Public Works and Department of Parks and Recreation on the estimated amount of fuel revenues attributable to recreational, off-highway, motor vehicle use by vehicles subject to on-highway registration and license fees

To take effect immediately, urgency statute

Ch 1383 (AB 350) Cory Harbors and navigation

Deletes authority of port districts receiving state moneys for construction or improvement of small craft harbor or facilities to lease a portion of its land and water area for the development of boatslips

Requires certain proposed port district leases for the development of marine-oriented apartments and townhouses to be submitted to the State Lands Commission and the

Attorney General for review and approval, and prohibits the letting of such leases unless the commission and the Attorney General make specified findings.

Specifically restricts the letting of such leases to portions of port district lands and water areas which have been freed from the public trust for commerce, navigation, and fisheries

Ch 1384 (AB 654) Barnes. Government financing

Allows minimum premium or charge of \$25 annually on surety bonds for state, county, city or district officers

Makes permissive the provision on classification of money paid into county treasury as to funds and account affected. Includes interest on notes for borrowed money with interest and principal on outstanding bonds for the purpose of imposing a tax in addition to all other county taxes Raises maximum interest rate on promissory notes of county sanitation district from 5% to 7% and substitutes county treasurer for county auditor in countersigning such notes and bonds of the district Adds provision for affidavit of county auditor certifying tax bills when the extended tax roll is retained in electronic data-processing equipment.

Ch 1385 (AB 862) Waxman Unemployment Insurance Appeals Board.

Provides the Unemployment Insurance Appeals Board shall attach to all its decisions in which a request for review may be taken an explanation of a party's right to review

Requires that where the Director of Human Resources Development or any other party, with specified exceptions, seeks judicial review of a decision of the Unemployment Insurance Appeals Board he shall do so within six months.

Ch 1386 (AB 874) McCarthy Workmen's safety. reports

Requires Division of Industrial Safety to transmit specified information in letter form to the complaining party, or his representative, and to employer, excepting therefrom confidential information or trade secrets, under provisions relating to workmen's safety.

Makes additional changes in Sec 6319, Labor Code, proposed by SB 381, to be operative only if this bill and SB 381 are both chaptered, and this bill is chaptered after SB 381

Ch 1387 (AB 1363) Quimby Subdivisions

Provides that, with respect to certain provisions relating to the dedication of land or payment of fees or both for park or recreational purposes as a condition of subdivision map approval, such provisions do not apply to specified condominium projects

Makes provision of Subdivision Map Act authorizing dedication of land for park or recreational purposes, or payment of fee in lieu thereof, as condition of approval of final subdivision map applicable to final approval of parcel maps

Provides that land or fees required shall be conveyed or paid directly to local public agency which provides park and recreational services on a communitywide level and to the area within which the subdivision will be located.

Ch 1388 (AB 376) Quimby Subdivisions

Makes provision of Subdivision Map Act authorizing dedication of land for park or recreational purposes, or payment of fee in lieu thereof, as condition of approval of final subdivision map applicable to final approval of parcel maps if the division of land is made by a person engaged in business of developing and selling real estate or is a division of land not constituting a subdivision which is used for residential purposes Makes provision for payment of fee in latter case upon specified contingency

Provides that land or fees required shall be conveyed or paid directly to local public agency which provides park and recreational services on a communitywide level and to the area within which the subdivision will be located Provides for joint determination of amount and location of land to be dedicated or fees to be paid under certain circumstances

Provides that, with respect to certain provisions relating to the dedication of land or payment of fees or both for park or recreational purposes as a condition of subdivision map approval, such provisions do not apply to specified industrial projects

Incorporates changes in Sec 11546, Business and Professions Code, proposed by AB 1363, to be operative on enactment of AB 1363.

Ch 1389 (AB 1368) Ralph Apprentices

Provides that community colleges may refuse to provide instruction related to an apprenticeship program if the sponsor of such program fails to demonstrate good faith effort at compliance with state plan for equal opportunity in apprenticeship, as determined exclusively by either Division of Apprenticeship Standards or California Apprenticeship Council Provides further that in event of such refusal no other public school district may provide such instruction until Division of Apprenticeship Standards or California Apprenticeship Council declares such sponsor to be in position to proceed in good faith with implementation of the California Plan for Equal Opportunity in Apprenticeship.

Ch 1390 (AB 1557) Z'berg State administrative hearings interpreters

Provides that the proponent of any testimony to be offered by a witness who does not proficiently speak the English language shall provide an interpreter approved by the hearing officer conducting the proceeding to serve as interpreter during the hearing

Further provides that the cost of the interpreter shall be paid by the agency having jurisdiction over the matter if the hearing officer so directs, otherwise by the party providing the interpreter Authorizes Office of Administrative Hearings to compile and publish a list of approved interpreters

Ch 1391 (AB 1627) MacDonald. Schools. staffing and salaries

Authorizes Superintendent of Public Instruction to grant the five-year exemption from provisions effecting a reduction in state support to school districts not maintaining prescribed minimum class size standards presently afforded to 4 districts, to an additional district with respect to one elementary school maintained by the district

Ch. 1392 (AB 1633) Bill Greene Vocational education areas

Requires local vocational education advisory committee to advise governing boards re specified findings and reports

Changes name of area vocational committee to area vocational planning committee.

Provides for an increase from four to nine vocational areas subject to appropriations by Legislature

Increases from 18 to 21 the membership of each area vocational planning committee and alters the makeup, terms of service, and selection thereof

Provides for the election of alternate representatives for certain categories of representatives

Revises provisions re selection of vocational planning committee members from majority vote to plurality

Revises various provisions re reports by area vocational planning committees to the State Board of Education, the Board of Governors of the California Community Colleges, and the California Advisory Council on Vocational Education and Technical Training

Authorizes local dissemination and response to the area vocational planning committee reports and appropriate regulation for the implementation thereof

Requires copies of area vocational planning committee reports to be sent to each vocational education advisory committee Requires each vocational education advisory committee to advise its school district governing board re findings and recommendations of such report

Requires Legislative Analyst to evaluate and analyze effectiveness of vocational planning committees as provided, and to make related reports re findings and recommendations

Provides that Department of Human Resources Development and staff of State Board of Education and the Board of Governors of the California Community Colleges, through coordination of Director of Education, rather than the vocational education staffs of the State Board of Education and Board of Governors of the California Community Colleges, through coordination of Director of Vocational Education, will be responsible for implementation and administration of specified provisions re vocational education

Ch. 1393 (AB 1741) Brathwaite Aftercare programs

Gives the Department of Corrections, the Department of Mental Hygiene, the Department of Rehabilitation, and the Department of the Youth Authority all the powers granted to housing authorities pursuant to the Housing Authorities Law for the purpose of providing low-rent housing pursuant to Section 23 of the United States Housing Act of 1937 for any person requiring aftercare, defined to include persons who are subject to the jurisdiction of, under the supervision of, or receiving benefits from, such departments, but who are not confined to any institution

Requires such departments to adopt and enforce rules and regulations for implementation of programs pursuant to such provisions and requires such departments to annually submit requirements for dwelling units to Department of Housing and Community Development Requires Department of Housing and Community Development to provide technical assistance and coordination of such programs.

Vests the authority to contract for the purposes of such programs in the Department of Housing and Community Development.

Makes related provisions

Ch 1394 (AB 1846) Maddy Factory-built schools

Establishes procedure, alternate to that prescribed by Field Act and other provisions of Education Code, for approval of factory-built school buildings, by permitting Department of General Services and Department of Education to approve, in accordance with standards adopted by Department of General Services, a manufacturer's plans, specifications, and methods of construction of factory-built buildings, rather than requiring individual school districts utilizing such buildings to submit plans and specifications for approval

Requires manufacturers of such buildings to submit plans, specifications, and costs prepared by certified architect and to make a minimum deposit of \$50.00 to Department of General Services

Provides for inspection and quality control procedures to be followed to ensure that manufacture and construction of factory built school buildings are in accordance with prior approved plans, specifications and methods

Ch 1395 (AB 1882) Bill Greene Vocational education loans

Requires Superintendent of Public Instruction to approve courses of vocational training for purposes of loans therefor and authorizes savings and loan associations to make specified secured or unsecured loans for payment of expenses of such vocational education, the aggregate of such loans and loans for payment of expenses of college and university education not to exceed 5 percent of total assets

Ch 1396 (AB 1961) Ketchum Geophysicists registration

Includes geophysicists within provisions for registration of geologists, and changes name of State Board of Registration for Geologists to State Board of Registration for Geologists and Geophysicists Increases membership of board by one, and requires new member to be a geophysicist

Provides for fees to be paid by geophysicists

Makes corresponding and other changes in the Geologist Act

Makes additional changes to conform provisions to Governor's Reorganization Plans Nos 1 and 2 of 1970

Ch 1397 (AB 2044) Pierson Insurance brokers

Increases amount of bond required for application for issuance of insurance broker's license from \$1,000 to \$5,000 Creates specific requirement of \$5,000 bond for renewal of insurance broker's license

Makes related changes

To be operative on July 1, 1974, with respect to applications made for such licenses, or renewals thereof required to be filed, on or after such date

Ch 1398 (AB 2126) Campbell Health planning

Authorizes, notwithstanding specified provisions of law, any member of the board of directors of a voluntary area health planning agency who has signed a petition for a hearing on appeal by the Health Planning Council, by filing an affidavit with the council

which states that he signed the petition by mistake or inadvertence and requests withdrawal of his signature from the petition, to withdraw his signature from the petition at any time prior to the date on which the Health Planning Council grants a hearing, as specified. Provides that such changes apply to any appeal pending on or after the effective date of this act

Incorporates changes made by Governor's Reorganization Plan No 1 of 1970, to become operative at the same time as Reorganization Plan No 1.

Ch 1399 (AB 2204) Bill Greene Apprenticeships

Requires awarding agency to notify Division of Apprenticeship Standards upon award of specified public works contract, and requires division to notify local joint apprenticeship committee regarding such award. Imposes other specified duties upon awarding agency re ratio of journeymen to apprentices employed by contractor

Revises provisions concerning application by contractor on public work who employs workmen in apprenticeable craft or trade for certificate from local joint apprenticeship committee, and issuance by such committee of certificate, fixing ratio of apprentices to journeymen to be employed by contractor

Requires contractors who are not signatory to an apprenticeship fund in the area of the public worksite, and which fund's administrator is unable to accept the contractors' required contributions, to give the contributions to the California Apprenticeship Council.

Ch 1400 (AB 2267) Crown. Explosives

Appropriates \$20,000 to California Crime Technological Research Foundation to study security of explosives storage facilities and to recommend statewide standards for alarm systems to Legislature, provided board of directors of foundation agrees to undertake such study

Ch 1401 (AB 2278) Fong State Teachers' Retirement System.

Provides that a person retired for service meeting specified criteria may receive disability retirement allowance if he can prove that he was eligible for disability retirement but was unaware of such eligibility

Inoperative and repealed June 30, 1973.

Ch 1402 (AB 2335) Murphy Sales and use taxes

Exempts leasing transactions of certain resource conservation districts from sales and use taxes from August 1, 1965, through December 31, 1972

To take effect immediately, urgency statute

Ch 1403 (AB 2350) Dent Recreational trails

Authorizes Department of Parks and Recreation to condemn property or interests in property to replace recreational trails acquired through eminent domain by another public entity, provided that the property to be acquired is in the immediate vicinity of the property being replaced, and to condemn property or interests in property for trails in hardship cases as determined by the department

Ch 1404 (AB 2390) Maddy Courts

Changes salary ranges of various court attachés of the municipal court established in the Fresno Judicial District

Provides for Delta Judicial District, consisting of two municipal court judges Abolishes River Judicial District

Incorporates changes to Section 73341, Government Code, proposed by AB 1378

Ch 1405 (SB 125) Gregorio Gas tax revenue distributions

Entitles consulate officer or employee whose government exempts such representatives of the United States from national, state, and municipal taxes to a gas tax refund

Provides that there shall be no gas tax refunds on fuel used in various off-highway vehicles, commencing January 1, 1973, and provides for a transfer of the revenue attributable to the tax on such fuel from the Motor Vehicle Fuel Account to the Off-Highway Vehicle Fund, which is continuously appropriated to provide facilities for the operation of such vehicles Requires the Department of Public Works, in cooperation

with the Department of Parks and Recreation, to prepare, or cause to be prepared, a report every two years on the amount of revenue to be so transferred and to report on various other off-highway use of fuel by vehicles

To take effect immediately, urgency statute

Ch 1406 (SB 90) Dills Support of government

Revises from \$278 92 to \$385 72 commencing with 1973-1974 fiscal year, the maximum fiscal year amount per unit of a d a fixed by statute to be transferred from General Fund to State School Fund, and revises allocation thereof. Provides, commencing with 1974-1975 fiscal year, for adjustment of such transferred amount based upon statewide ratio of assessed valuation per unit of a d a , as specified. Provides for adjustment in elementary and high school foundation programs by application of the index

Increases State School Fund regular foundation program levels per a d a. by \$410 at elementary school level and \$462 at high school level, except in small elementary and high school districts

Revises computational tax rates used in determining state and local shares of foundation program support for elementary schools from \$1 00 to \$2 23 and for high schools from \$0 80 to \$1 64

Requires computation of areawide aid based upon tax rates of \$1 for elementary school districts and \$0 80 for high school districts

Deletes areawide tax support program

Expresses legislative intent re state financial support for elementary school and high school foundation programs, commencing with 1973-1974 fiscal year

Eliminates unification and class size reduction bonuses in apportionment of state school funds.

Eliminates supplemental support to elementary and high school districts

Increases amount of state allowances for special education classes

Creates programs for educationally disadvantaged youths

Imposes system of property tax revenue control and property tax rate limits for school districts, other than community college districts

Increases the homeowner's property tax exemption from \$750 of assessed value to \$1,750 of assessed value for the 1973-1974 fiscal year and fiscal years thereafter. Includes additional dwellings within such exemption

Increases the partial exemption from property taxation for business inventories from 30 to 45 percent of the assessed value of such property, commencing on the lien date in 1973, and to 50 percent commencing on the lien date in 1974

Allocates to the State School Fund various amounts on a continuing basis to finance the changes in school support formulas made by the enactment and to finance the educational need factor formula and the Early Childhood Education Program

Appropriates funds continuously to the Controller from the State General Fund to make the subventions required by the above provisions and for allocation to state and local governmental agencies to pay the costs of administering the enactment

Places various limitations on units of local government to impose property taxes

Increases the rate of the state's sales and use taxes from 3¼ to 4¼%, effective June 1, 1973. Deletes certain exemptions under the Bradley-Burns Uniform Local Sales and Use Tax Law but makes such deletions contingent upon parity between state and local assessment ratios

Provides for income tax credits and direct payment to renters

Increases the rates under the Bank and Corporation Tax Law from 7 6 and 11 6 to 9 and 13, percent, commencing with the computation of taxes for income years ending after June 30, 1973

Increases public assistance grants in the amount of \$2 per grant. Provides for state payment of 100 percent of the nonfederal share of such increase

Makes related and conforming changes

To take effect immediately, urgency statute

Ch 1407 (AB 192) Campbell Controlled substances

Enacts the "California Uniform Controlled Substances Act" to be administered and enforced as prescribed by the California State Board of Pharmacy and the Bureau of Narcotic Enforcement of the State Department of Justice.

Establishes five schedules of controlled substances.

Regulates such substances with respect to prescriptions, treatment of users and addicts, manufacture, sale, furnishing, and use of such substances

Adopts existing offenses and penalties relating to narcotics for Schedules I and II substances and retains marijuana offenses and penalties. Adopts existing offenses and penalties relating to restricted dangerous drugs for Schedules III, IV, and V substances

Repeals provisions in the Health and Safety Code relating to narcotics and restricted dangerous drugs. Repeals and reenacts provisions relating to the State Office of Narcotics and Drug Abuse Coordination, and the substances methylamine and phenylacetone

Makes related changes

Incorporates changes made by Chapter 796 of the Statutes of 1972

Incorporates changes made by SB 714, to be operative only if SB 714 is chaptered

Incorporates changes made by AB 1778, to be operative only if AB 1778 is chaptered and whether it is chaptered prior or subsequent to this act

Ch 1408 (AB 968) Foran Public transportation

Reduces the amount transmitted to a county for deposit in its local transportation fund by an allocation of the cost of service of the Secretary of the Business and Transportation [Agency] * in administering the Mills-Alquist-Deddeh Act (hereafter referred to as the act).

Authorizes the secretary to designate the transportation planning agency, in specific sequence, which will allocate the money in the local transportation fund of a county

Specifically excludes funds allocated to the San Francisco Bay Area Rapid Transit District under ~~this~~ [the] * act for purposes other than for completion of its approximately 75-mile system as being funds available to reduce the \$150,000,000 limitation in the amount of transaction and use tax the district may levy

Defines new terms for, and redefines other terms in, the act

Specifies procedures transportation planning agencies may take to determine the population of cities and counties

Specifies circumstances under which allocations, and instructions therefor, may be rescinded and revised by a transportation planning agency

Deletes provision that approval by the transportation planning agency of ~~an~~ ~~"approved annual public transportation claim"~~ [any claim under the act] * constitutes the necessary approval of the county auditor of a [such] * claim against county funds

Precludes the approval of any claim for, and the allocation of, any money to an applicant under the act, if there is evidence of a reduction in money made available and expended for public transportation systems from all local sources, except under specified circumstances

Precludes transit districts from establishing public transportation systems by adding or extending routes into a contiguous transit district, or the allocation of funds from the local transportation fund of the county in which the contiguous transit district is located, without the consent of the affected transit district

Renames the State Transportation Fund created by Sec 99305, Public Utilities Code, as the Transportation Planning and Research Account in the State Transportation Fund created by Sec 8352 2, Revenue and Taxation Code

Requires the State Controller to include, in his annual report on expenditures for street or road purposes by cities and counties during the preceding fiscal year, the expenditures of funds allocated under the act for such purposes

Authorizes the Controller, in all instances, to collect a sales tax when a refund is made of a tax imposed under the Motor Vehicle Fuel License Tax Law

Authorizes the Controller, at the time he makes a refund of the tax imposed under the Motor Vehicle Fuel License Tax Law, to also make a refund of the sales tax imposed on that amount refunded under such law

Requires the State Board of Equalization, with the concurrence of the Department of Finance, to make annually, rather than monthly, estimates of funds to be transferred annually, rather than monthly, to the Transportation Planning and Research Account

Reimburses the Secretary of the Business and Transportation [Agency] * for his services under the act [in the amount of] * \$105,000 for the 1972-1973 fiscal year, and such amount as specified in the Budget Act in subsequent years

~~Declares that the refunds under the above procedure to the ultimate buyer does not affect the basic principle that the sales tax, as well as the transactions tax, is imposed on the retailer-~~

Corrects erroneous references, recasts various provisions, and makes other related changes

To take effect immediately, urgency statute

Ch 1409 (SB 823) Dills. Legislators' Retirement System

Makes provision for election by surviving spouse of one-half of a member's retirement allowance applicable to spouse of any member credited with 20 or more years of service at the time of retirement and regardless of the date of retirement

Provides specified monthly allowances for survivors of members who die before retirement and who elect to be subject to provisions and are not covered by federal social security. Requires contribution of \$2 by member

Ch 1410 (AB 2249) Z'berg Veterans

Increases the maximum limit of a "Cal-Vet" home loan from \$20,000 to \$25,000

Provides that the Department of Veterans Affairs may purchase for purpose of Cal-Vet home and farm contracts real property subject to a participation contract where the purchase price plus the contract does not exceed \$25,000 or equal more than 90 percent of the market value as determined by department appraisal, whichever is lesser amount. Requires such contract to provide for a loan term of not less than 23 years. Provides department may pay at its option the balance due upon the participation contract plus accrued interest without penalty

Limits present provisions of law relating to the department establishing interest rates on veterans' purchase contracts to those executed prior to effective date of act.

Provides department is to establish rates of interest on veterans' purchase contracts on contracts entered into after effective date of act by a two-thirds vote of the California Veterans Board and approval of the Veterans' Finance Committee of 1943, interest not to exceed 5% per annum, and consideration to be given for current value of money, the solvency of the Veterans' Farm and Home Building Fund of 1943 and interest paid on notes secured by deed of trust. Provides for periodic adjustments of interest rates. Permits certain adjustments to purchasers' repayment schedule. Makes related changes

Defines "effective rate of interest" and "participation contract" for purposes of the act

Incorporates changes in Secs 985, 986.3, 986 5, 987, and 987 17, Military and Veterans Code, enacted by Chapter 948, Statutes of 1972

Makes additional changes in Sec 985, Military and Veterans Code, proposed by SB 1142, to be operative only if SB 1142 and this bill are both chaptered and this bill is chaptered after SB 1142.

Ch. 1411 (SB 1507) Schrade Cal-Vet loans.

Increases maximum limit of home purchase benefits under Veterans' Farm and Home Purchase Act of 1943 from \$20,000 to \$25,000

Authorizes, subject to prescribed limitations, Department of Veterans Affairs to purchase mobilehomes not to exceed \$12,500. where a veteran is owner in fee of the real property or the owner of an undivided interest in common in a portion of the real property on which the mobilehome is situate and the owner agrees to convey that property to the department without cost, where department is to contract with the veteran for the purchase of the mobilehome

To take effect immediately, urgency statute

Ch 1412 (AB 2196) Brown Department of Consumer Affairs

Provides that certain rules, regulations, and fee changes of boards, commissions, and committees within Department of Consumer Affairs shall not take effect until submitted to the director of the department and until 30 days after submission to director have passed during which such rules, regulations, or fee changes have not been disapproved by the director. Provides that disapproval by director may be reversed by unanimous vote of board, commission, or committee proposing the rule, regulation, or fee change

Ch. 1413 (SB 135) Lagomarsino Public Employees' Retirement System

Increases contribution of public employer for various classes of membership by specified amounts

Increases specified retirement benefits by 5 percent with respect to employees retired or members who died on or before December 31, 1970, in addition to the cost-of-living adjustment. Makes provision applicable to employees of contracting agencies if their employers elect to be subject thereto.

To be operative on the first of month following month in which statutes enacted at 1972 Regular Session are effective.

Ch. 1414 (SB 1373) Dills Insurance.

Clarifies definition of health and welfare benefit as used in the law relating to certain insurance benefits for certain public officers and employees

Provides, in addition to school districts, that cities, counties, districts, and other public agencies may provide for certain health and welfare benefits for the spouse and dependent children of their employees and officers and provides that such agencies may validate or approve any prior, current, or future payments or claims resulting from insurance or health benefits or health and welfare benefits given their officers and employees and their dependents

Makes related changes.

Ch 1415 (AB 1082) Fenton Home solicitation

Subjects to liability for misdemeanor and civil penalty and injunctive relief, in addition to that stated below, any person, as defined, except nonprofit charitable organizations, making solicitation for sale of goods or services at residence of prospective buyer who, before making any statement, except a greeting, or asking questions, fails to state that the purpose of the contact is to effect a sale, and all of the following (1) his identity, (2) the identity of the person he represents, and (3) the kind of goods or services being offered for sale Provides that such liability shall arise only where buyer enters into agreement to purchase goods or services.

Requires "in person" solicitor to show or display identification information.

Specifically prohibits misrepresentation by solicitor of his status or mission

Provides for specified civil penalties if written demand for termination of contract and return of payments is made by aggrieved party and such demand is rejected. Provides that if contract terminated on demand and payments returned aggrieved party shall return all goods received under the contract Provides that liability for such penalties does not arise if, after signing contract, buyer states that identification as required above was given

Requires person making solicitation to keep copies of all such demands for one year from receipt

Provides that the provisions referred to above shall neither permit nor authorize more restrictive local regulation

Revises definition of "services" for purposes of law relating to rescission of home solicitation contracts or offers respecting sale of goods or services

Ch 1416 (AB 1416) Vasconcellos Kidney dialysis and transplants

Changes membership of regional dialysis center review committee to delete two members who represent the California Medical Association, one who represents the University of California Administration, and one who represents the National Kidney Disease Foundation in California and to add one member who is a physician specializing in kidney transplantation and at least 2 who are physicians specializing in pediatric nephrology.

Authorizes funds appropriated by this act to be used for center dialysis, home dialysis, outpatient clinic, or kidney transplantation services for children 18 years of age or younger under specified conditions

Appropriates \$590,000 for purposes of act.

Ch 1417 (AB 1538) Meade Advertising

Subjects to liability for civil penalty in addition to relief stated below, any person, except as specified, who makes false advertising claims that (1) purport to be based on

factual, objective, or clinical evidence or (2) compare product's effectiveness or safety with other brands or products

Requires that on written request of Department of Consumer Affairs, Attorney General, or district attorney acting with the approval of the Attorney General, any persons in whose behalf advertising claim of either of these types are made shall produce evidence of the facts on which such claims are based

Authorizes department, Attorney General, or district attorney acting with the approval of the Attorney General, upon failure of advertiser to respond within a reasonable time, or upon having reason to believe that any such claim is false, to seek immediate termination or modification of claim by injunction and permits dissemination of certain information concerning veracity of such claims to consumers of this state

Ch 1418 (AB 1657) Lewis. Experimental kindergarten programs

Provides that specified penalty provisions pertaining to kindergarten class size standards and specified restrictive provisions pertaining to instructional aides are not applicable to an experimental kindergarten program conducted by one school district in 3 schools, rather than one school district in one school, which has been approved by Superintendent of Public Instruction under specified conditions

Provides that such provisions will be effective until 61st day after 1975 Regular Session, rather than 61st day after 1972 Regular Session

Extends from August 31, 1974, to August 31, 1975, the Supplementary Education Act of 1971

Ch 1419 (SB 109) Song State officers and employees

Increases salary of Members of the Legislature from \$19,200 to \$21,120, effective December 2, 1974 Increases allowances received in Legislators' Retirement System for service during 1973 and 1974

Revises maximum salaries of personnel in Governor's office

Ch 1420 (SB 921) Lagomarsino. Local government

Allows creation of a college community services district in Santa Barbara County Provides for powers of such district and for its governing body Authorizes property and residential use taxes for such district. Makes legislative finding with respect to need for such type of district to serve specified area of Santa Barbara County

To take effect immediately, urgency statute

Ch. 1421 (SB 1044) Marks. Wage claims.

Requires, rather than permits, Labor Commissioner, his deputies and representatives to take assignment of specified claims of employees upon filing therefor by employee

Ch 1422 (SB 1148) Marks Consumer credit

Requires creditor to notify applicant in writing of a denial of credit or increase in credit charges which results wholly or partly from information from a credit reporter Deletes requirement that applicant notify creditor in writing before specified information is furnished

Ch 1423 (SB 1187) Grunsky State park land acquisition

Appropriates \$2,500,000 from the Bagley Conservation Fund to the Department of Parks and Recreation, subject to the approval of the State Public Works Board, for land acquisition in the Santa Cruz Mountains Area, Unit #417 of the state park system

To take effect immediately, urgency statute

Ch 1424 (SB 1249) Beilenson. Noise insulation

Requires the Commission of Housing and Community Development, pursuant to the State Housing Law, to adopt rules and regulations which establish minimum standards for noise insulation for new hotels, motels, apartment houses, and dwellings, other than detached single-family dwellings Requires that such standards be performance standards

Exempts detached single-family dwellings from such provisions

Authorizes the governing body of any city, county, city and county, or public entity to make such changes or modifications in such standards as it determines are reasonably

necessary because of local conditions and which will require the diminution of noise levels permitted by the rules and regulations

Defines specified terms

Makes related provisions

Appropriates \$35,000 to the Department of Housing and Community Development to effectuate purposes of act

Requires the Director of Housing and Community Development to conduct a prescribed study re the application of such standards to buildings constructed prior to the effective date of regulations adopted pursuant to this act

Ch 1425 (SB 1358) Beilenson Sterilization operations

Prohibits clinics and specified hospitals and medical staffs of such clinics and hospitals which permit sterilization operations for contraceptive purposes to be performed therein from requiring individual upon whom such sterilization operation is to be performed to meet any special nonmedical qualifications, including, but not limited to, specified matters, which are not imposed on individuals seeking other types of operations.

Specifies that such prohibition does not apply to requirements relating to the physical or mental condition of the individual or affect the right of the attending physician to counsel or advise his patient as to whether or not sterilization is medically appropriate, and does not affect existing law with respect to individuals below the age of majority

Ch 1426 (AB 384) Maddy. State colleges. student fees

Permits revenue raised from student body organization membership fees to be used for support of governmental affairs representatives to the Legislature and offices and agencies in the executive branch of state government.

Incorporates additional changes to Sec 23801, Education Code, proposed by AB 401, to be operative only upon enactment of AB 401 before this act.

Ch. 1427 (AB 562) Miller. Allensworth acquisition and development

Requires the Department of Parks and Recreation to acquire the historic townsite of Allensworth, lands in Tulare County, for inclusion in the state park system and to develop such lands

Appropriates \$22,000 to the Department of Parks and Recreation for expenditure for salary, operations, and equipment expenses incurred in the Allensworth Project

Ch. 1428 (AB 833) Ryan. Master teacher program.

Changes title of Certified Master Teacher Law of 1970 to Statewide Certified Master Teacher Law of 1972.

Removes three-year limitation on master teacher selection program and makes all school districts with a d a of over 100 eligible to participate, rather than only 2 districts selected by specified committee.

Eliminates various related provisions

Authorizes, in districts with an a d a of 400,000 or more, elections in areas based upon district organizational structure and treats areas voting to participate, as a school district

Requires school districts receiving only basic aid, if they wish to participate in the program, to provide 50% of the funding with the state funding the other 50%

Requires master teacher selection panels to be established by district superintendents, specifies that candidates for elementary and secondary certificated employee positions thereon must submit their own names for nomination, requires the secret election therefor to be conducted by the district superintendent, requires chairman to be selected by members, rather than being the county superintendent or his designee, permits master teachers selection panel to adopt rules and regulations re implementation of Statewide Certified Master Teacher Law of 1972, prohibits panel or member of panel from being held civilly liable by an applicant for an act or omission which occurs in the implementation of the law

Provides that master teacher selection panel shall consist of two, rather than at least two but not more than three, examiner teachers Permits appointment of a third examiner teacher in cases of difference of opinion between the two examiner teachers.

Provides for a two-year term of office for members of the panel

Requires examiner teachers to make individual written reports, independent of each other

Reduces from three schooldays to two schooldays, the time which an examiner teacher may be excused from duties for each applicant examined

Requires that applicant for master certificate spend at least 80 percent of his teaching time in the classroom.

Deletes authority for deficits in specified fund for administration of program to be taken from county school service fund or other fund designated by county board of education and, instead, requires such deficits to be made up from state apportionments

Creates Master Teacher Review Board to review selection process in districts in which 25 percent or more of eligible teachers participate in program

Increases application fee for participation in program from \$100 to \$200

Requires Superintendent of Public Instruction to reimburse school districts for stipends for master teachers from State School Fund. Limits amount of reimbursements.

Limits number of districts which may participate in program for first time in any fiscal year to 30 percent of number participating in prior fiscal year and up to 10 school districts in the first year

Requires Department of Education, with advice of Department of Finance, to prepare annual estimate of amount required for program; requires Department of Education to keep accounting of number of school districts eligible to participate, and requires Legislative Analyst to render specified reports re program

Ch 1429 (AB 984) Brathwaite Income taxation

Provides for purposes of the Personal Income Tax Law that a surviving spouse whose spouse died during either of the two preceding taxable years and meeting specified requirements may file a joint return

To take effect immediately as a tax levy, but applicable to taxpayers whose spouses died after December 31, 1971

Ch 1430 (AB 1157) Subcommittee on the Sylmar Tunnel Disaster Tunnel and mine safety

Enacts the Tom Carrell Memorial Tunnel and Mine Safety Act of 1972

Specifies safeguards which must be met in mines and tunnels, as defined, and classifies underground mines and tunnels as to degree of hazard

Specifies powers and duties of Division of Industrial Safety and Industrial Safety Board under act.

Ch 1431 (AB 1848) Bagley Newsmen's privilege

Revises newsmen's privilege to provide that newsmen, as defined, cannot be adjudged in contempt for refusal to disclose source of information by judicial, legislative, administrative body, or any other body having power to issue subpoenas, instead of by a court, the Legislature or any administrative body

Ch 1432 (AB 2014) Arnett Private colleges and universities

Establishes the "California Educational Facilities Authority "

Prescribes membership of the authority

Empowers the authority to, among other things, borrow money and to issue negotiable notes, bonds, and other securities, payable from the revenue of projects operated by the authority and not constituting obligations of the state, to acquire, lease, and dispose of real property, to construct, acquire, and operate dormitories and "educational facilities," as defined, of private universities and colleges, and to make loans to private colleges and universities for the construction of dormitories and educational facilities

Empowers the authority to fix and to collect rents and fees for use of services of dormitories and educational facilities financed by the authority and to pledge proceeds therefrom to payment of authority notes and bonds

Requires the authority to establish prescribed financial eligibility standards

Limits the total bond authorization to \$150,000,000, and provides that not more than \$50,000,000 of such bonds may be issued and sold within 2 years of the effective date of the act

Enacts numerous related provisions

Ch. 1433 (AB 2199) Brown Youth Authority overtime

Appropriates \$750,000 for overtime worked by Department of Youth Authority employees between January 13, 1970, and June 30, 1971. Authorizes filing of claims therefor. To take effect immediately, urgency statute.

Ch 1434 (AB 2265) Stull. Private schools

Creates Council for Private Postsecondary Educational Institutions and specifies membership thereof. Requires council to advise Director of Education on various matters re policies for administration of provisions for regulation of postsecondary educational institutions.

Ch 1435 (AB 2324) Chappie. DeWitt State Hospital

Defines public purpose for which property transferred to Placer County must be used. Requires, in the event that the County of Placer receives money from private persons or entities for the use of such property which exceeds cost of maintaining such property and a reserve for depreciation, such excess moneys to be paid to the state. Requires Department of General Services and County of Placer to determine and agree upon manner of determining such excess.

Prohibits County of Placer from transferring its interest in the property transferred to the county.

Ch 1436 (AB 1490) Joint Legislative Audit Committee. Audit of retirement systems

Requires annual audit of State Teachers' Retirement System and Public Employees' Retirement System by a certified public accountant or public accountant, who is not in public employment. Provides audits shall not be duplicated by Department of Finance or Auditor General.

Exempts systems from pro rata general administrative charge for such services.

Ch 1437 (AB 1685) Crown. Criminal information

Requires Attorney General to establish certain regulations and to perform designated functions with respect to storage and dissemination of criminal offender record information, as defined, compiled by criminal justice agencies, and education of persons dealing with such information.

Prescribes rules and procedures with respect to dissemination of criminal offender record information by agencies.

Limits dissemination of criminal offender record information to agencies which are or may subsequently be authorized by statute to have access to such records. Requires agencies holding or receiving such information in a computerized system to maintain, for period found appropriate by Attorney General, a listing of agencies to which such information has been released or communicated.

Provides that nothing in such provisions shall be construed to affect the right of access of any person or public agency to individual criminal offender record information that is authorized by any other provision of law, or to authorize access of any person or public agency to individual criminal offender record information unless such access is otherwise authorized by law.

Ch 1438 (AB 1908) Barnes. Retirement

Makes state college policemen who meet certain standards state safety members and provides for increased service pension for such employees.

Provides, with respect to specified local safety and state safety members, that provision for reduction of percentage of final compensation based on service under federal system shall cease to be effective when federal system coverage is terminated.

Incorporates changes enacted by Ch 1098, Stats 1972, in Sec 21252.6, Government Code.

Ch 1439 (SB 191) Collier. Inglenook Fen

Requires the Department of Parks and Recreation to undertake a study and prepare a plan re Inglenook Fen, as specified, and requires the department to submit the study and plan to the Legislature no later than June 15, 1973.

Appropriates \$30,000 for purposes of the act.

To take effect immediately, urgency statute.

Ch 1440 (SB 820) Zenovich. Workshop services

Appropriates \$329,000 from the General Fund to the Department of Social Welfare for a demonstration project to purchase workshop services and related costs for current and potential recipients of aid to needy disabled. Requires such general fund appropriation to be utilized in obtaining any matching federal funds

Ch 1441 (AB 814) Bill Greene California career guidance centers.

Deletes requirement that minors enrolled in continuation education classes be issued permit to work.

Requires employers who hire minors to send a written notification of intent to employ a minor to authorized officer. Requires Department of Education to prescribe forms used by employer

Establishes one California career guidance center.

Creates, on March 1, 1973, Career Guidance Center Advisory Committee and specifies membership thereof.

Requires State Board of Education, upon recommendation of Superintendent of Public Instruction, to adopt guidelines re operation of guidance center and to select sites for guidance center.

Requires Department of Education and specified state agencies to report to State Board of Education on or before March 30, 1973, and annually thereafter re respective programs.

Defines powers of guidance center, including the requirement that it develop planned program to consist of specified components re career guidance

Provides for evaluation of guidance center

Makes related provisions.

Requires State Board of Education to study, design and estimate a budget re implementation of statewide job-training system and submit report to Legislature by fifth day of 1974 Regular Session

Requires Legislative Analyst to report to Legislature by March 30, 1973, and by September 30, 1973, re available funds and agencies

Appropriates \$500,000 from Item 277 of the Budget Act of 1972 to the State Board of Education for the administration and supervision and establishment of, and research and development by, the guidance center

Limits 1972-1973 fiscal expenditures to \$250,000

Ch 1442 (SB 357) Mills Assessing historical property

Establishes procedures for cities, counties, and cities and counties to create historic zones and to contract with the owners of qualified historical property within such zones to restrict the use of the property to uses consistent with its characteristics as property of historical significance for a minimum period of 20 years

Requires the Department of Parks and Recreation to adopt rules and regulations concerning criteria for qualified historical property and requires the State Board of Equalization to adopt rules and regulations concerning the valuation of such property for purposes of property taxation.

Establishes a rebuttable presumption that the contracts on such property shall be renewed and that the value of such for purposes of property taxation is the value attributed to the uses of the property permitted under the contract

Provides that the state shall not provide subventions for revenues lost by reason of a city, county or city and county acting pursuant to this act

RESOLUTION CHAPTERS**1972 REGULAR SESSION**

- Res. Ch. 1 (ACR 2) Cory Legislative Counsel of California.
Designates George H Murphy as the Legislative Counsel of California
- Res. Ch. 2 (SCR 12) Cusanovich. Los Angeles City Charter.
Approves amendment to Charter of City of Los Angeles.
- Res. Ch. 3 (ACR 10) Chacon. Mexican-American Week.
Proclaims April 30 through May 6, 1972, as Mexican-American Week
- Res. Ch. 4 (ACR 1) Burton. Joint Rules.
Adopts Joint Rules of Senate and Assembly for the 1972 Regular Session.
- Res Ch 5 (SCR 17) Walsh Frank G Bonelli
Pays homage to the memory of Los Angeles County Supervisor Frank G. Bonelli and extends condolences to his bereaved widow and family.
- Res Ch 6 (SCA 6) Grunsky. Partial constitutional revision
Effects partial revision of State Constitution by deleting or transferring several provisions relating to prisons and prisoners, corporations, lands, franchises, eminent domain, foreign corporations, lending credit, water and water rights, land, and homesteads.
Repeals various temporary provisions, provisions specifying the effect of the adoption of the Constitution in 1879 upon then existing law, and a provision specifying the effect of constitutional amendments proposed solely to eliminate obsolete or superseded provisions of the Constitution.
- Res. Ch 7 (AJR 1) Burton Commission on Indian treaties
Requests the President and Congress to create a commission to review and evaluate Indian treaties.
- Res. Ch. 8 (AJR 12) MacDonald. Small craft harbor maintenance
Memorializes the President and Congress to continue to provide funds for maintenance dredging of small craft harbor entrances and navigable waterways.
- Res. Ch 9 (ACR 40) Fenton. Legislative recess
Recesses Assembly from March 23, 1972, to April 3, 1972 Provides that such recess is not constitutional veto session recess.
- Res. Ch 10 (AJR 10) Knox Safety standards for toys.
Memorializes Congress to review existing legislation on child protection and toy safety to determine whether further protection is needed against defectively designed or manufactured toys and memorializes the Food and Drug Administration of the United States Department of Health, Education, and Welfare, and the Federal Trade Commission, to vigorously enforce existing laws and regulations related to child protection and toy safety
- Res Ch 11 (SCR 22) Marler. Louis G. Sutton
Pays homage to the memory of Louis G. Sutton and extends condolences to his bereaved widow and family.
- Res. Ch 12 (ACR 9) Chappie. Ken Legg Peak.
Designates specified peak in El Dorado County as Ken Legg Peak.

Res. Ch. 13 (SCR 7) Alquist. San Francisco Bay area

Requests the Metropolitan Transportation Commission to conduct a comprehensive study on the feasibility of a free public transportation system, including the economic, social, and political impact thereof, in the San Francisco Bay area, and to report its findings and recommendations to the Legislature no later than June 30, 1973

Res. Ch 14 (ACR 6) Deddeh. Public transit diesel buses.

Urges all public transportation agencies to apply to the Department of Transportation for funds to equip their diesel-powered buses with diesel fuel injectors to reduce hydrocarbon exhaust emissions into the ambient air and to require the installation of such injectors on new buses.

Requests such agencies to report, by December 31, 1972, to the executive officer of the State Air Resources Board on action they have taken to install such injectors

Requests the executive officer to submit a report, not later than March 1, 1973, to the Legislature on the action taken by such agencies to install such injectors.

Res. Ch. 15 (ACR 26) Belotti. Humboldt State College.

Expresses legislative support of proposal to establish a cooperative wildlife research unit at Humboldt State College.

Res. Ch. 16 (SCR 11) Schrade State flag memorials.

Authorizes Rules Committee of each house to authorize presentation of California flags which have flown over, or within, the State Capitol to widows or widowers of Members of the Legislature upon their death.

Res. Ch. 17 (AJR 26) Waxman Soviet Jewry.

Urges the citizens of California to take part in Nationwide Solidarity Day for Soviet Jewry and urges the President of the United States to take up the issue of grievances of Soviet Jews with the leaders of the U.S.S R

Res Ch. 18 (SCR 35) Schrade. Transportation Week.

Declares May 27 to June 4, 1972, as "Transportation Week" in California

Res. Ch 19 (SCR 1) Collier. Lakeport Vista Point.

Dedicates the Lakeport Vista Point-Tourist Information Center in memory of George Hoberg, Sr.

Res. Ch 20 (SJR 3) Carrell United States military medals

Memorializes the President to issue an executive order releasing a complete set of United States military medals for use in a permanent historical display in Patriotic Hall in Los Angeles

Res. Ch. 21 (SCR 14) Wedworth. Public Utilities Commission audit.

Directs Auditor General to audit Public Utilities Commission and to report to Legislature on or before January 1, 1973.

Res. Ch. 22 (SCR 5) Song. California Law Revision Commission

Expresses legislative approval of designated topics for study by the California Law Revision Commission.

Res Ch 23 (SJR 11) Moscone Space shuttle facilities.

Memorializes the President, Congress, and the National Aeronautics and Space Administration to locate the initial space shuttle base site, as well as the research and development site for the space shuttle, in California

Res Ch. 24 (SJR 1) Cologne Grape tariff

Memorializes the President, Congress, United States Department of State, and the United States Tariff Commission to adjust the tariff on grapes, except hothouse grapes, which would provide protection for California table grapes

- Res Ch 25 (SCR 38) Stern. Health centers
Authorizes the construction of student health centers at specified state colleges.
- Res. Ch 26 (SCR 40) Alquist. Joint committees
Continues existence of Joint Committee on Seismic Safety until June 30, 1974, and Subcommittee on Economic Conversion until July 31, 1973.
- Res. Ch 27 (SCR 6) Song California Law Revision Commission
Authorizes California Law Revision Commission to study topics of whether law relating to custody of children, adoption, guardianship, freedom from parental custody and control, and related matters should be revised, and whether law relative to attachment, garnishment, and execution should be revised.
- Res Ch. 28 (SCR 46) Teale. Joint Legislative Budget Committee
Allocates \$1,390,000 from Contingent Funds of Assembly and Senate for expenses of Joint Legislative Budget Committee
- Res Ch. 29 (SCR 50) Dills. Thomas A Maloney
Congratulates Thomas A Maloney on the occasion of his 83rd birthday
- Res Ch. 30 (ACR 83) Fenton. Centennial Shrine Week
Commemorates the Shriners' 100th anniversary and proclaims the week of May 8, 1972, Centennial Shrine Week
- Res Ch 31 (AJR 16) Stacey Family planning.
Memorializes President and Congress of the United States to give immediate and favorable attention to the funding, implementation and continuation of the Family Planning Services and Population Research Act of 1970
- Res. Ch 32 (ACR 28) MacDonald. State hospital employees
Declares intent of the Legislature that available state hospital employees be utilized to bring state hospitals up to 100 percent of SCOPE staffing standards and after such implementation that any additional available state hospital employees be utilized by appropriate state and local agencies.
- Res Ch. 33 (ACR 84) Fenton Assembly recess
Recesses Assembly from June 1, 1972, until June 7, 1972
- Res Ch. 34 (ACR 87) Waxman City charters.
Approves amendment to Charter of City of Culver City
- Res. Ch 35 (ACR 89) Hayes City charters.
Approves amendments to Charter of City of Long Beach.
- Res. Ch. 36 (AJR 29) Davis Veterans hospital.
Memorializes President and Congress to undertake study of feasibility of constructing Veterans Administration hospital in vicinity of Redding, to serve needs of veterans in northern California and southern Oregon
- Res Ch. 37 (ACR 67) Deddeh. Streets and highways report
Directs the Department of Public Works to submit the 1973 report re local streets and highways needs (the so-called "Section 2156 report") to the Legislature for all counties as a group and all cities as a group in a single simplified report derived from the 1970-1990 California Functional Classification and Needs Study, in lieu of any report as to needs re individual cities and counties as presently required by law.
Provides that city and county Section 2156 reports will not be required to be made in 1973
- Res Ch. 38 (ACR 91) Chappie. City charters
Approves amendments to Charter of City of Roseville

Res. Ch. 39 (SCR 55) Holmdahl. City charters.

Approves amendments to Charter of City of Albany.

Res. Ch. 40 (SJR 9) Nejedly. Resource recovery transportation rates.

Memorializes President and Congress to enact legislation to ensure that rates for the transportation of materials for the purpose of solid waste resource recovery will be reasonable and that rates for the transportation of virgin materials will not be unreasonable in relation thereto.

Memorializes Interstate Commerce Commission to review rates for the transportation of materials for the purpose of solid waste resource recovery to ensure that such rates are reasonable and that the rates for the transportation of virgin materials are not unreasonable in relation thereto.

Res. Ch. 41 (SCR 43) Cusanovich. Metropolitan water district construction.

Requests Metropolitan Water District of Southern California to construct its new feeder line along an alternative route that would bypass the business district of Granada Hills on Chatsworth Street

Res. Ch. 42 (SJR 10) Cusanovich National parks.

Requests Congressman Bell to amend his national park bill to include a system of parkways, and memorializes the President and the Congress to enact Congressman Bell's park bill.

Res. Ch. 43 (AJR 33) MacDonald Point Mugu federal lands.

Memorializes the President and Congress to declare surplus and transfer to the Department of Parks and Recreation for inclusion in the state park system certain federal lands adjacent to Point Mugu State Park

Res. Ch. 44 (AJR 31) Monagan. Federal Job Corps Program.

Memorializes the President and Congress of the United States, the Secretary of Labor, and the Director of the Federal Job Corps Program to undertake a study of the feasibility of constructing and operating a Job Corps center for the rural areas of northern California

Res. Ch. 45 (SJR 19) Bradley San Felipe Division.

Memorializes President and Congress to augment the federal budget for fiscal 1972-1973 by the sum of \$300,000 which represents the capability of the Bureau of Reclamation to complete Central Valley Project San Felipe Division preconstruction activity

Res. Ch. 46 (ACR 22) Chappie. William Martin Sell Bridge.

Designates the bridge numbered 40-48, located in the County of Mariposa on State Highway Route 49, the William Martin Sell, Jr., Memorial Bridge.

Res. Ch. 47 (ACR 65) Badham. Commission for Economic Development

Requests study and report to Legislature to be submitted by the first legislative day of the 1974 Regular Session, by Commission for Economic Development, regarding financial implications of state-guaranteed loans to small businesses.

Res. Ch. 48 (ACR 80) Duffy. Foreign medical graduates.

Directs the Board of Medical Examiners of the State of California to report to the Legislature by November 1, 1972, concerning various aspects relative to licensing foreign medical graduates

Res. Ch. 49 (ACR 8) Wood W. R. Holman Highway.

Names that portion of State Highway Route 68 from the City of Pacific Grove to the top of Carmel Hill the W R Holman Highway.

Res. Ch. 50 (SCR 64) Moscone City charters

Approves amendments to Charter of City and County of San Francisco.

Res Ch 51 (AJR 4) Burke Prisoners of war

Memorializes President, Vice President, and Congress to demand full accounting from North Vietnam of all prisoners of war taken in Vietnam conflict before completion of American troop withdrawals.

Res. Ch 52 (ACR 17) Ketchum Foster care program

Requests the Department of Social Welfare to study the aid to families with dependent children foster care program

Res. Ch 53 (ACR 42) Warren Ski lift safety standards

Requests Division of Industrial Safety to incorporate national ski lift construction safety standards promulgated by American National Standards Institute as of January 31, 1972, into the Aerial Passenger Tramway Safety Orders and to require ski lift construction commenced on or after passage of measure to conform to such standards.

Res Ch. 54 (ACR 96) Briggs City charters.

Approves amendments to Charter of City of Placentia

Res Ch 55 (SCR 62) Alquist County charters

Approves amendment to Charter of County of Santa Clara

Res Ch 56 (ACA 51) Cory State government.

Includes pursuing and obtaining privacy among inalienable rights

Res Ch 57 (SCR 49) Collier Legislative building space needs

Continues Joint Committee on Legislative Building Space Needs to study space needs of Legislature and agencies assisting the Legislature

Res Ch. 58 (SCR 68) Cusanovich. City charters

Approves amendments to Charter of City of Los Angeles

Res Ch 59 (ACR 21) Schabarum West Covina: highway property

Requests the Department of Public Works to postpone the sale of any parcel of excess property acquired for the widening of the San Bernardino Freeway within the City of West Covina, between the east side of Lark Ellen Avenue and the west side of Hollenbeck Street, for a period of two years after the contract is awarded for the widening of that freeway or until the location of the Huntington Beach Freeway and its intersection with the San Bernardino Freeway is officially established, whichever is earlier.

Res Ch 60 (ACR 114) Moretti. Assembly recess

Recesses Assembly from July 7, 1972, until July 17, 1972

Res Ch. 61 (ACR 12) Davis. Salmon and steelhead trout

Requests the Director of Fish and Game to continue the Advisory Committee on Salmon and Steelhead Trout created pursuant to Resolution Chapter 124 of the Statutes of 1970, and to submit an updated report of the committee to the Legislature not later than the fifth calendar day of the 1973 Regular Session of the Legislature

Res. Ch. 62 (SCA 72) Moscone. School buildings. indebtedness.

Permits approval by a simple majority, rather than by two-thirds, of votes cast by electors, of a proposal of a local public entity which is authorized to incur an indebtedness for school purposes, which proposes to incur an indebtedness in the form of general obligation bonds in an amount in excess of the annual income and revenue of such entity, where the purpose of such indebtedness is to repair, reconstruct or replace public school buildings determined to be structurally unsafe for school use

Res. Ch. 63 (SCR 19) Walsh. Interchange. Routes 5 and 7

Requests the Department of Public Works to study the feasibility of adding the four missing ramp connections at the interchange between State Highway Routes 5 and 7, and to submit its recommendations to the Legislature by the 5th calendar day of the 1973 Regular Session of the Legislature

Res. Ch. 64 (SCR 58) Collier. Supplemental report: conference committee.

Resolves that specified report of Committee on Conference relating to the Budget Bill reflects intent of houses in enacting Budget Bill. Requires Legislative Analyst to transmit copies to all agencies to which instructions, limitations, or statements of intent are contained therein

Res. Ch. 65 (ACR 27) MacDonald. State Highway Route 101.

Requests the Department of Public Works to expedite the preparation of the design plans for the construction of a median barrier on that portion of State Route 101 freeway in Ventura County between Moorpark and the westerly foot of Conejo Grade so that construction of the median barrier may commence and be completed at the earliest possible time to prevent any further cross-median accidents on that portion of the freeway.

Res. Ch. 66 (ACR 31) MacDonald. State Highway Route 101

Requests the Department of Public Works to make a feasibility study for the relocation of State Highway Route 101 to the south of the City of Camarillo and to report its findings and recommendations to the Legislature by March 1, 1973

Res. Ch. 67 (ACR 39) MacDonald. Route 101 relocation.

Requests the Department of Public Works to investigate the feasibility of relocating one roadway of the existing State Highway Route 101 freeway in the vicinity of Camarillo in Ventura County in connection with the expansion of such freeway, or replant the palm trees in the existing right-of-way of Route 101 in Camarillo, so that the palm trees along Route 101 in the vicinity of Camarillo can be saved, and to report thereon to the Legislature by March 1, 1973

Res. Ch. 68 (ACR 71) Ray E. Johnson Feather River recreation

Requests the Department of Water Resources, in cooperation with the Departments of Fish and Game and Parks and Recreation, and any other appropriate state agencies, to develop a recreation plan that will enhance the recreation and scenic values along the Feather River between the City of Oroville and the site of the former Western Canal, and to report thereon, including consideration of the views of local interests, to the Legislature by the 5th calendar day of the 1973 Regular Session.

Res. Ch. 69 (ACR 112) Ryan. County charters

Approves amendment to Charter of County of San Mateo

Res. Ch. 70 (ACR 115) Z'berg. City charters.

Approves amendments to Charter of City of Sacramento.

Res. Ch. 71 (ACR 117) Hayden. City charters.

Approves amendments to Charter of City of Palo Alto.

Res. Ch. 72 (AJR 22) Deddeh. Noise pollution.

Memorializes the people of the United States and the President and Congress of the United States to reaffirm the fundamental right and obligation of the states to defend the health, welfare, and safety of their citizens; the Congress of the United States to reject any plan for noise regulation which would prohibit the states from adopting standards more stringent than those adopted by the federal government; and the Congress of the United States to support California's efforts to adopt more stringent noise standards.

Res. Ch. 73 (ACR 41) Porter. Artesia Freeway ramps.

Requests the California Highway Commission to make every possible effort to make funds available to construct additional Artesia Freeway (State Highway Route 91) ramps in the City of Bellflower

Res. Ch. 74 (ACR 119) Lanterman. City charters

Approves amendments to Charter of City of Pasadena.

Res. Ch. 75 (SCA 23) Bradley. Property tax exemption

Increases the maximum exemption from property tax which the Legislature is authorized to give to veterans who are blind due to service-connected disabilities from \$5,000 to \$10,000.

Deletes obsolete provisions.

Res. Ch. 76 (SCR 30) Burgener. Mentally retarded persons

Declares rights of mentally retarded persons as to opportunities for normalization.

Res. Ch. 77 (SCR 72) Bradley. City charters.

Approves amendments to Charter of City of San Jose

Res. Ch. 78 (SCR 74) Short. City charters

Approves amendment to Charter of City of Stockton

Res. Ch. 79 (SCR 76) Grunsky. City charters.

Approves amendment to Charter of City of San Luis Obispo.

Res. Ch. 80 (SJR 16) Lagomarsino. Television blackouts: sports events.

Memorializes the President and the Congress of the United States, and Federal Communications Commission, to take such action as may be necessary to prevent blackouts of nationally televised sports events, whenever the event is sold out at least 2 weeks in advance

Res. Ch. 81 (ACA 95) Moretti. Legislature.

Provides that legislators' terms commence first Monday in December following election

Provides that Legislature shall convene in regular session at noon on first Monday in December of each even-numbered year, except that the Legislature shall convene the regular session following adoption of this measure, and terms of members shall commence, at noon on January 8, 1973

Provides that each session of the Legislature shall automatically adjourn on November 30th of the following even-numbered year.

Eliminates provisions relating to veto sessions. Authorizes Governor to cause Legislature to assemble in special session on extraordinary occasions. Provides for veto of bills at special session where Legislature prevents bill return by adjournment.

Provides that statutes, other than those enacted in special session or which go into immediate effect, go into effect January 1st next following a 90-day period after enactment. Prohibits passage of bills on or after September 1 of an even-numbered year with specified exceptions.

Prohibits presentation of bills to Governor after November 15 of second calendar year of biennium.

Provides that referendum measures may be proposed within 90 days after the enactment date of a statute.

Authorizes houses to recess without consent of other house for 10, rather than 3, days

Deletes provision specifically authorizing legislative committees to act after adjournment of a session

Revises provision prohibiting passage by each house of appropriation bills until enactment of Budget Bill to prohibit Legislature from sending such bills to Governor until Budget Bill is enacted.

Makes conforming changes

Res. Ch. 82 (SCR 20) Nejedly. Resource recovery transportation rates

Requests the Public Utilities Commission to review rates for the transportation of materials for the purpose of solid waste resource recovery to ensure that such rates are reasonable and that the rates for the transportation of virgin materials are not unreasonable in relation thereto.

Res Ch 83 (SCR 24) Coombs Archaeological site

Requests the State Lands Commission to conduct a study, in cooperation with the Bureau of Land Management or other appropriate federal agency, of the feasibility of acquisition by the state of specified federal lands, either by purchase or exchange, in order to insure the preservation and protection of an archaeological site located on such lands, and to report its findings and recommendations to the Legislature not later than the fifth calendar day of the 1973 Regular Session

Res Ch 84 (SCR 31) Collier Samoa Bridge.

Requests the Department of Public Works to close or restrict the use of the Samoa Bridge by motor vehicles so as to permit its use by pedestrians and bicyclists on special occasions, when such action has been requested by resolutions of the Eureka City Council and the Humboldt County Board of Supervisors.

Res Ch. 85 (SCR 34) Collier. State Highway Route 12

Requests the California Highway Commission and the Department of Public Works to (1) undertake the improvement of State Highway Route 12 from Melita Road to State Highway Route 121 in Sonoma County as a scenic highway, and not as a freeway, at the earliest time commensurate with other highway needs, (2) acquire access rights along the highway where they deem it appropriate, and (3) leave all intersections along the highway at grade except as recommended and approved by the appropriate local governing bodies.

Res. Ch. 86 (SJR 12) Coombs Archaeological site.

Requests the Department of the Interior, through the Bureau of Land Management, to enter into negotiations with the State Lands Commission for the exchange of specified federal lands for state lands or for the sale of such federal lands to the state in order to preserve and protect an archaeological site located on the federal lands. Requests the Bureau of Land Management to take whatever steps are necessary to preserve and protect such archaeological site pending the outcome of negotiations.

Res. Ch. 87 (AJR 23) Vasconcellos San Felipe Water Project.

Memorializes the Secretary of the Interior to direct the expenditure of sums which may be appropriated for fiscal 1972-73 for the San Felipe Division of the Central Valley Project in such manner as to provide data assisting the determination of specified matters, and to insure that all such data shall have public review and comment by the affected public entities of the service area

Res. Ch. 88 (ACR 111) Deddeh. Chula Vista Charter

Approves amendments to Charter of City of Chula Vista.

Res Ch. 89 (ACR 97) McCarthy. Joint Committee on Aging

Continues existence of Joint Committee on Aging until July 31, 1973.

Res. Ch 90 (AJR 15) Gonsalves. Immigrant children special training.

Memorializes the President and the Congress to provide local school districts with the financial resources necessary to meet the special educational needs of children of immigrants

Res. Ch. 91 (ACA 81) Knox Pollution control facilities.

Empowers the Legislature to provide for the issuance of revenue bonds, not secured by the taxing power of the state, to finance the acquisition, construction, and installation of environmental pollution control facilities, including the acquisition of all technological facilities necessary or convenient for pollution control, and for the lease or sale of such facilities to persons, associations, or corporations, other than municipal corporations. Specifies that the Legislature may, by resolution adopted by either house, prohibit or limit any proposed issuance of such revenue bonds

Res Ch 92 (ACR 98) Dunlap Schools program and budget

Requests State Board of Education to withhold adoption of proposed accounting manual and forego other specified action re implementation of a program planning and budgeting system until specified future time. Requests State Board of Education to take no action which would encourage any form of program planning and budgeting system until Legislature has concluded hearing and taken action

- Res. Ch. 93 (ACR 124) Moorhead. City charters.
[Approves amendments to Charter of City of Glendale.] **
- Res. Ch. 94 (ACR 88) Vasconcellos. Various joint committees.
Continues existence of various joint committees through specified dates.
Continues existence of Joint Committee on the State's Economy until January 31, 1973.
- Res. Ch. 95 (ACA 26) Vasconcellos. Power of school districts.
Permits Legislature to authorize governing boards of all school districts to initiate and carry on any programs or activities, or to otherwise act in any manner which is consistent with the laws and purposes for which school districts are established
Makes technical, nonsubstantive change.
To become operative on July 1, 1973.
- Res. Ch 96 (ACR 125) Miller. City charters.
[Approves amendments to Charter of City of Berkeley.] **
- Res. Ch. 97 (SCR 75) Mills. Legislative recess
Recesses Senate and Assembly from August 4, 1972, to November 8, 1972. Provides that such recess is not constitutional veto session recess
- Res. Ch. 98 (SCA 32) Rodda. Voting
Revises article on suffrage to provide that a United States citizen 18 years of age and resident in this state may vote; that judicial, school, county, and city offices shall be nonpartisan; and that voting shall be secret.
Requires Legislature to define residence and provide for registration and free elections; to prohibit improper practices which affect elections, to provide that no severely mentally deficient person, insane person, person convicted of an infamous crime, nor person convicted of embezzlement or misappropriation of public money shall exercise the privileges of an elector in this state; and to provide for primary elections for partisan offices, including an open presidential primary.
- Res. Ch. 99 (SCR 29) Collier. State park system.
Requests the Department of Parks and Recreation to acquire specified 280 acres of Bureau of Land Management lands in the vicinity of Ten Mile River in Mendocino County for inclusion in the state park system
- Res. Ch. 100 (SCR 36) Collier. Ten Mile River dunes.
Directs the Department of Parks and Recreation to solicit assistance from specified sources for the purpose of studies of the ecological communities existing in the Ten Mile River beach, dunes, and estuary areas, and particularly in the Inglenook Fen, sufficient to serve as a basis for those measures required to maintain in perpetuity the biologic integrity of such sites, and to report its progress on such studies and plans to the Legislature by the 5th legislative [calendar] * day of the 1974 session.
- Res. Ch. 101 (SCR 41) Collier. Bridges. Belotti and Schrade
Designates the bridge numbered 04-212, located on State Highway Route 101 over the South Fork of the Eel River, the Frank P. Belotti Bridge.
Designates the bridge numbered 57-720 R & L, also known as the Mission Valley Viaduct, located on Interstate Route 805 at the Interstate 8/805 Interchange, the Jack Schrade Bridge.
- Res. Ch 102 (SCR 78) Burgener. City charters
Approves amendment to Charter of City of San Diego
- Res. Ch. 103 (SCR 79) Grunsky. Criminal Code.
Refers subject of proposed adoption of Criminal Code to Senate Judiciary Committee and Assembly Committee on Criminal Justice for interim study.

Res Ch. 104 (SJR 18) Grunsky. Mine safety.

Memorializes President and Congress to support and enact legislation which would provide up to 50 percent funding for mine safety programs in states which have chosen to retain jurisdiction over mine safety.

Res Ch 105 (SJR 25) Kennick. Vietnam veterans' educational benefits.

Memorializes President and Congress to fully consider higher educational benefits for Vietnam veterans

Res Ch. 106 (ACR 47) Seeley. Rural railroad crossings.

Requests the Department of Public Works, in cooperation with representatives of county governments, to conduct a study of highway markings at railroad grade crossings of lightly traveled rural roads, which study shall include the development of a tentative system of placement of reflectorized raised pavement markings and pilot installations of the system at one or more locations, and to report its findings and recommendations, including an estimate of the cost of statewide implementation of the tentative marking system, to the Legislature on or before April 1, 1973.

Res. Ch 107 (ACR 62) Brathwaite. Factory-built housing transportation.

Requests the Department of Public Works to determine under what circumstances the safe movement of factory-built housing units can be accomplished on the state highway system, and to establish appropriate procedures therefor. Directs the department to submit a report to the Legislature by the 30th calendar day of the 1973 Regular Session on the basis for such determination

Res. Ch. 108 (ACR 64) Porter Retirement benefits state employees.

Expresses the intent of the Legislature that state agencies may not offer reemployment to retired members of the Public Employees' Retirement System who retired prior to July 1, 1971, unless the employees retired for disability and have been rehabilitated, or their services are necessary to the functioning of that agency, in the opinion of an agency administrator, and such services are obtained by means of a contract which does not provide for the increased retirement benefits in Chapter 170, Statutes of 1971

Res. Ch 109 (AJR 35) MacGillivray. San Miguelito flood control

Memorializes the United States Soil Conservation Service to provide funds for the construction of necessary improvements to increase the level of protection of the Santa Ynez River Flood Protection Project—San Miguelito Watershed.

Res. Ch 110 (SCA 20) Grunsky Workmen's compensation.

Grants the Legislature the power to provide for payment of an award to the state on the death, arising out of and in course of employment, of an employee who has no dependents. Permits the award to be used to pay extra compensation to employees for subsequent injuries

Res Ch. 111 (SCA 59) Holmdahl Disabled veterans' exemption

Authorizes Legislature to exempt from property taxation the home, up to a maximum of \$10,000 of assessed valuation, of any resident veteran who, by reason of a total service-connected disability, suffered the loss of sight in both eyes and the loss or loss of use of one upper or lower extremity, or the loss or loss of use of both one lower and one upper extremity, or, the loss of both arms.

Res. Ch 112 (SCR 9) Dills Recycling of solid wastes.

Directs the Resources Agency, upon the enactment of legislation establishing a solid waste program, to assign the appropriate department or board in his agency the conduct of a study of measures to promote the recycling of solid waste materials and to include in such an inventory of all waste materials and all material processors with the state.

Res Ch. 113 (ACR 32) Biddle Motor vehicle registration

Requests the Department of Motor Vehicles to prepare a report on the feasibility of year-around registration of motor vehicles and submit the report to the Legislature by July 1, 1973

Res. Ch 114 (ACR 68) Belotti. Benbow Dam

Directs the Department of Fish and Game and the Department of Parks and Recreation to submit to the Legislature a plan for removal or modification of the Benbow Dam on the Eel River no later than the 5th calendar day of the 1973 Regular Session of the Legislature.

Res Ch. 115 (ACR 75) Stull Merit award Fred Clawson

Authorizes an additional award of \$32,440 to Fred Clawson, of the Department of Water Resources, for his suggestion which results in a recurring added annual net income of \$868,200.

Res Ch. 116 (ACR 93) Collier State highways

Requests the Department of Public Works to conduct a study on the needed improvements to Route 11 between Route 5 and Pasadena to accommodate traffic volumes projected to the year 1990, which study shall include the estimated cost of such improvements necessary to meet present State standards, and to make a report thereon to the Legislature by April 15, 1973.

Res Ch. 117 (ACR 110) Townsend Alcoholic beverages.

Requests Department of Alcoholic Beverage Control to withhold final decision as to specified license suspension and revocation proceedings.

Res Ch 118 (AJR 21) Briggs Products embargoes.

Memorializes the President and Congress to embargo all importation of all products from any country known to be involved in dangerous drug production or traffic, and to immediately terminate all direct aid now extended by the United States to any such country.

Res Ch 119 (AJR 34) MacDonald. Los Padres National Forest.

Memorializes the President and Congress to take all steps necessary to prevent strip and open-pit mining in the Los Padres National Forest.

Res. Ch. 120 (ACA 42) Beverly. Constitutional revision.

Deletes constitutional provisions from certain articles and reinserts them with nonsubstantive changes in different articles.

~~Deletes provision authorizing Legislature to provide for establishment, government, charge and superintendence of institutions for persons convicted of felonies.*~~

Deletes provision limiting maximum terms of officers and commissioners to four years where term not provided for in the Constitution.

Prohibits salaries of elected state officers from being reduced during their term of office and provides that laws setting these salaries are appropriations.

~~Requires the Legislature to provide for the working of convicts for the benefit of the state rather than authorizing convicts to obtain employment as provided by statute.*~~

~~Authorizes Legislature to provide for and deal with all matters involving taxation and tax exemption of real or personal property involved in or affected by state boundary changes, alterations, or redefinitions.*~~

Res. Ch. 121 (ACR 52) Chacon Welfare.

Declares the policy and commitment of the Legislature to the needy aged persons of this state not to reduce the current state level of assistance in the event H R 1 is enacted.

Res. Ch. 122 (ACR 108) Joint Committee on Fairs Allocation and Classification. Fairs

Directs the Advisory Committee on the California Fair Program, appointed by the Director of Agriculture, to hold public hearings in geographic areas of the state where fairs are located to obtain public expression on any matter being considered by the committee pertaining to fairs

Res. Ch 123 (ACR 77) Thomas. Legislative Audit Committee.

Makes available \$875,000 from the Contingent Funds of the Assembly and Senate for expenses of the Joint Legislative Audit Committee.

Res. Ch. 124 (ACR 122) Ray E. Johnson. City charters.
Approves amendment to Charter of City of Chico.

Res. Ch. 125 (ACR 33) Burton. Leaves of absence.

Grants leaves of absence for more than 60 days to Governor, Lieutenant Governor, Secretary of State, Attorney General, Controller, Treasurer, Superintendent of Public Instruction, members of Board of Equalization and State Personnel Board, Senators and Assemblymen, and such persons' successors

Res. Ch. 126 (ACR 50) Briggs. Dangerous drugs.

Requests all individual citizens and businesses of this state currently consuming, purveying, and selling products from any of the countries described by the Federal Bureau of Narcotics to be contributing in any major way to the production, processing, and distribution of such drugs, to begin at once a voluntary boycott of such products and continue the boycott until such time as there is an appreciable and acknowledged improvement in the steps taken to halt the traffic in such drugs.

Res. Ch. 127 (ACR 102) Chacon. State civil service.

Provides that State Personnel Board shall report to the Legislature by November 1, 1972, specified information relating to state civil service jobs which require the use of a second language.

Res. Ch 128 (SCA 70) Stern. Taxation.

Authorizes Legislature to exempt from ad valorem taxation certain pollution control facilities which produce results which meet or exceed applicable pollution control standards.

Defines pollution control facility.

Provides for subventions to counties, cities and counties, cities and districts in amount equal to revenue lost by any act adopted pursuant to this authorization.

Res. Ch 129 (SCR 69) Dymally. Siting of teaching hospitals

Directs Joint Legislative Committee on Siting of Teaching Hospitals to study the advisability and feasibility of expansion of the existing Charles R Drew Postgraduate Medical School located in Los Angeles County to include undergraduate medical education and to report its findings and recommendations to the Legislature by the fifth calendar day of the 1975 Regular Session of the Legislature

Res Ch. 130 (SCR 45) Whetmore. Baggage handling.

Requests the Public Utilities Commission to investigate procedures for handling baggage and claims for lost baggage by carriers of passengers under its jurisdiction using surface transportation systems, to adopt necessary rules and regulations, and to report to Legislature thereon on or before the fifth calendar day of the 1974 Regular Session

Res Ch. 131 (SCR 61) Petris. Housing.

Urges the Division of Codes and Standards of the Department of Housing and Community Development, code enforcement officers of counties and cities, and organizations with an interest in the development of rational and workable repair and demolition standards and criteria for rehabilitation of housing, to develop such standards and criteria for review by the Legislature at the 1973 Regular Session and inclusion in the State Housing Law

Res Ch. 132 (SJR 23) Zenovich Emergency food farmworkers.

Memorializes the President, Congress, and Director of the Office of Economic Opportunity to approve the application of the Fresno County Economic Opportunities Commission, and applications of any and all counties which apply, for funds to purchase and distribute emergency food to farmworkers and other allied agricultural workers during the 1972-1973 year

Res Ch 133 (AJR 6) MacGillivray Oil drilling.

Memorializes President and Department of the Interior to forestall any future oil production in any federal waters until absolute safeguards for production and cleanup to protect the coast have been developed and full and open hearings have been con-

ducted, and to deny the granting of permits for oil drilling in California coastal waters until an underwater fail-safe system of extraction has been demonstrated and an adequate oil cleanup system has been developed and deployed.

Res. Ch. 134 (ACR 49) Lanterman. Earthquakeproofing: highways, bridges.

Directs the Department of Public Works to submit, commencing not later than November 1, 1972, biannual progress reports to the Legislature on earthquakeproofing design advances for highway and bridge construction, including remedial action completed, in progress, budgeted but not commenced, and contemplated, aimed at earthquakeproofing existing state highway facilities.

Res. Ch. 135 (ACR 72) Russell. Merit award payments.

Approves cash awards to state employees for suggestions submitted which save the state money.

Res. Ch. 136 (ACR 104) MacDonald. Alien nonimmigrant pupils.

Requests the State Department of Education to conduct a study of nonimmigrant and noncitizen pupils enrolled in the public schools.

Res. Ch. 137 (ACR 120) Brown. Teaching hospitals: joint committee.

Creates Joint Committee on Siting of Teaching Hospitals and an advisory committee to the committee and prescribes their membership, powers, and duties.

Res. Ch. 138 (ACR 121) Bagley. Off-track betting.

Directs Senate and Assembly Committees on Governmental Organization to concurrently ascertain, study, and analyze all facts relating to the legalization of off-track betting in California, and report their findings and recommendations to the Legislature no later than March 15, 1973.

Res. Ch. 139 (ACR 127) McCarthy. Elderly population in California.

Requests the Regents of the University of California, the Trustees of the California State University and Colleges, and the Board of Governors of the California Community Colleges to meet and confer on programs for the elderly population in California, and to report findings to the Legislature.

Res. Ch 140 (SCR 70) Way. Dental health programs.

States intent of the Legislature that specified programs re annual treatment of pupils at elementary and secondary schools with preparations for inhibiting tooth decay need not be implemented until the United States Food and Drug Administration has completed its study on such preparations and approved one or more of such preparations.

Res. Ch. 141 (SCR 81) Wedworth. City charters

Approves amendment to Charter of City of Inglewood

Res Ch 142 (ACR 129) Dunlap City charters

Approves amendments to Charter of City of Napa

Res Ch. 143 (SJR 29) Bradley A. P. Giannini commemorative stamp

Requests that San Jose be named by the U S. Postal Service as the city for first day of issue of the commemorative stamp which will honor A P Giannini, founder of the Bank of America, with the imprint of his likeness

Res Ch 144 (SCR 59) Stiern. Public higher education

Requests Legislative Analyst to conduct study to determine appropriate basis for apportioning the \$80,000,000 allocated to the Capital Outlay Fund for Public Higher Education for the University of California, the California State University and Colleges, and the California Community Colleges and to report his findings and recommendations to the Legislature not later than February 5, 1973

- Res. Ch. 145 (SCR 84) Grunsky City charters
Approves amendments to Charter of City of Santa Cruz.
- Res. Ch. 146 (ACR 130) Ray E. Johnson County charters.
[Approves amendment to Charter of County of Butte.]**
- Res Ch 147 (ACR 79) Townsend. Street and road financing.
Requests the State Highway Users Tax Study Commission to conduct an investigation of the cash balances held by local agencies for street and road purposes and to make a report of its investigation to the Legislature by the fifth calendar day of the 1973 Regular Session
- Res. Ch. 148 (SJR 20) Dymally Equal rights
Ratifies proposed amendment to United States Constitution relating to equality of rights for men and women.
- Res Ch 149 (SCR 87) Mills Legislature constitutional recess
Repeals joint rule prohibiting houses from passing certain kinds of bills within specified periods prior to adjournment
Recesses 1972 Regular Session for 30-day period required by Constitution on December 1, 1972, and reassembles Legislature on January 1, 1973
Adjourns Legislature sine die on Friday, January 5, 1973
- Res Ch 150 (SJR 24) Nejedly. Antioch Bridge.
Requests the Federal Highway Administration to provide federal assistance in the construction of a new Antioch Bridge under the Federal Aid Highway Act of 1970 Bridge Replacement Program.
- Res Ch 151 (ACR 101) Chappie. Highway surfaces
Requests the Department of Public Works to conduct, in conjunction with the Department of the California Highway Patrol and motorcycle riders, a study of the effects of serration and texture of highway pavements on motorcycles, and to make a report thereon to the Legislature on or before March 1, 1973
- Res Ch 152 (SCR 44) Harmer Drinking drivers
Requests the Department of Motor Vehicles with the participation of the Office of Alcohol Program Management to continue its study of the feasibility of implementing the recommendations of the Governor's Automobile Accident Study Commission relating to the drinking driver, and requires a second interim report to be filed with the Legislature by the 90th calendar day of the 1974 Regular Session, and a report of its findings and recommendations, including any proposals for implementing legislation, to the Legislature in a final report not later than April 1st of the 1975 Regular Session
- Res Ch 153 (AJR 32) Waxman Genocide.
Memorializes the Senate of the United States to ratify the Genocide Convention of the United Nations
- Res Ch 154 (ACR 94) Deddeh. Drivers' licenses
Requests the Department of Motor Vehicles, with the advice of the Department of the California Highway Patrol, to conduct a study relating to the desirability of making completion of a course in defensive driving a requirement for obtaining a California driver's license, and to report thereon to the Legislature by January 4, 1974
- Res Ch. 155 (ACR 100) Badham Human resources development
Specifies legislative intent that Department of Human Resources Development perform specified services relative to employment problems of professionals
- Res Ch. 156 (ACR 103) Duffy Nursing
Directs specified state agencies to keep, for public inspection, permanent files of certain joint statements promulgated by the California Nurses' Association, California Medical Association and the California Hospital Association, and directs State Department of Public Health to report annually to the Legislature concerning such statements,

and encourages physician, nurse, and hospital organizations to form a joint practice commission to promulgate joint statements and accords relating to needs and methodology of better nursing care

Res Ch. 157 (ACR 132) Moretti. Assembly recess
[Recesses Assembly from November 22, 1972, to November 27, 1972.]**

Res Ch 158 (SCR 85) Holmdahl State's economy: joint committee
Continues existence of the Joint Committee on the State's Economy through July 31, 1974.

Res Ch 159 (SCR 89) Zenovich County charters
Approves amendment to Charter of County of Fresno

Res Ch 160 (ACR 133) Crown City charters.
Approves amendment to Charter of City of San Leandro.

Res Ch 161 (SCR 94) Moscone City charters
[Approves amendments to Charter of the City and County of San Francisco.]**

Res Ch 162 (ACR 134) Arnett County charters.
Approves amendments to Charter of County of San Mateo.

Res. Ch. 163 (ACR 135) Waxman City charters
Approves amendments to Charter of City of Los Angeles

Res Ch 164 (ACR 11) Bill Greene Low-cost telephone service
Requests Public Utilities Commission to study feasibility of instituting low-cost, limited-use telephone service for the elderly poor on fixed incomes, and to report thereon to the Legislature on or before fifth calendar day, 1973 Regular Session

Res Ch 165 (ACR 131) Brown Teaching hospitals—joint committee
[Allocates \$200,000 appropriated by specified item of Budget Act to Joint Rules Committee for reallocation to Joint Legislative Committee on Siting of Teaching Hospitals subject to specified joint rule]**

Res Ch 166 (SCR 91) Deukmejian County charters
Approves amendments to Charter of County of Los Angeles

Res Ch 167 (ACR 90) MacDonald Drinking water supplies
Requests the State Department of Public Health to review its regulations relating to the prevention of backflow of contaminated water into drinking water supplies for the purpose of clarifying standards governing cross-connections and achieving uniform standards throughout the state.

Res Ch 168 (ACR 59) Dunlap. Mental health
Directs State Department of Mental Hygiene to develop plan by September 15, 1973, for future use and disposition of state hospitals for the mentally ill and their personnel, and directs Citizens Advisory Council to prepare independent evaluation of such plan, to be presented to the Legislature by September 15, 1973

Res Ch 169 (ACR 74) Ray E Johnson Parks
Directs the Department of Parks and Recreation to study, in cooperation with concerned local agencies, alternative methods of assuring the preservation of Bidwell Park and Bidwell River Park in Butte County and of methods available to finance the acquisition of certain lands adjacent to Bidwell Park
Directs the department to study the feasibility of acquiring and developing land adjacent to Napa State Hospital for inclusion, together with state-owned lands in the vicinity, in the state park system

Res. Ch 170 (ACR 78) Knox Occidental College: directional signs

Requests the Director of Public Works to erect directional signs to Occidental College on State Highway Routes 2 and 5.

Res Ch. 171 (AJR 43) MacDonald Veterans Day.

Requests the President and Congress to change Veterans Day back to November 11th.

Res Ch 172 (SCR 54) Whetmore. Emergency breathing apparatus

Requests Division of Industrial Safety of the Department of Industrial Relations to study the feasibility of requiring that all emergency breathing apparatus manufactured, sold, or offered for sale within this state be equipped with standardized interchangeable fittings and couplings.

Res Ch. 173 (SCR 56) Whetmore. Elevator safety

Requests Division of Industrial Safety to conduct study of elevator safety, as set forth in SB 797.

Res. Ch 174 (SCR 90) Rodda. County charters

Approves amendments to Charter of County of Sacramento

Res Ch 175 (SCR 92) Song City charters.

Approves amendments to Charter of City of Alhambra.

Res Ch 176 (SJR 31) Marks. Blind vending stand operators

Memorializes the President and Congress not to revoke regulations under which the blind and near blind are given preference in operating vending stands in federally owned or leased buildings.

Res Ch. 177 (SCR 95) Dills Public employment relations

[Creates Joint Committee on Public Employer-Employee Relations and provides its powers and duties.]**

Res Ch 178 (SJR 30) Moscone Sickle cell anemia programs

Memorializes the President and Congress of the United States and the Department of Health, Education, and Welfare to take whatever action that is necessary to make federal funds available as rapidly as possible for the continued operation of urgently needed sickle cell anemia programs such as Sickle Cell Anemia Research and Education, Inc

Res. Ch 179 (ACR 23) Barnes San Diego Maintenance Station

Requests the California Highway Commission, if the Division of Highways San Diego Maintenance Station is moved from its location on Taylor Street in San Diego to Kearney Mesa, to retain the 3-parcel site of the maintenance station for parking purposes so that the parking lot located on the north side of San Diego Avenue may be made available through purchase by the Department of Parks and Recreation for the improvement of the access to the Old Town San Diego State Historical Park

Requests the Department of Parks and Recreation to develop a master plan for the Old Town San Diego State Historical Park

Res Ch 180 (ACR 38) Duffy Pink bollworm control program.

Requests the Director of Agriculture to submit to the Legislature a report and review of the progress made and effectiveness of the Pink Bollworm Eradication and Control Program on or before December 15, 1972

Res Ch 181 (ACR 136) Barnes Frank P. Belotti

[Memorializes passing of Assemblyman Frank P. Belotti]**

Res Ch 182 (AJR 37) Lewis Smog injury forests

Memorializes President and Congress to make funds available for the continuation of research on the effects of air pollution on forest trees conducted under the direction of the Forest Service's Pacific Southwest Forest and Range Experiment Station

Res Ch 183 (AJR 38) Chappie. Yosemite. through traffic.

Memorializes President and Congress to direct the National Park Service to develop a system whereby residents of the area adjacent to Yosemite National Park who, for business purposes, need to pass directly through the park over the extension of State Highway 120 to a destination outside of the park may be permitted to enter the park without payment of a fee

Res. Ch 184 (AJR 41) Keysor. Skill centers: Los Angeles.

Memorializes the President and the Congress of the United States to take action to restore federal funding of the skill centers operated by the Los Angeles Unified School District under the Manpower Development and Training Act at a minimum to the level prior to the latest reductions in federal funds.

Res. Ch. 185 (ACR 29) Dunlap Community colleges: admission practices

Directs Chancellor of California Community Colleges to submit annual report to Legislature relative to admissions practices and particularly the establishment of deadline dates for accepting applications for admission to the various community colleges.

Res Ch. 186 (ACR 55) Bill Greene. State agency manpower.

Directs the Legislative Analyst to conduct a study and to report to the Legislature by the fifth calendar day of each January on the current and proposed efforts of state manpower agencies and federal programs in California to develop and maintain occupational preparation programs that consist of classroom training, cooperative occupational education programs, and on-the-job training

Res. Ch. 187 (SCR 63) Gregorio. Inheritance taxes

Directs State Controller to study existing method of reimbursing counties for their costs in collecting inheritance taxes, to recommend new methods of reimbursement, and to report its findings to the Legislature on or before July 1, 1973.

Res Ch. 188 (SCR 65) Rodda Sacramento-San Joaquin Delta

Requests the Resources Agency, in a prescribed report to the Legislature, to give careful consideration to each of the Delta Master Recreation Plan recommendations and report its views and plans regarding the implementation of each recommendation.

Requests the Resources Agency to give particular attention to, and specifically make recommendations to implement, prescribed factors.

Res. Ch 189 (SCR 88) Burgener Region of San Diego County.

Authorizes Joint Rules Committee to conduct study of local governments within region of San Diego County States objectives of such study.

Res Ch 190 (AJR 36) Lewis. San Bernardino camping facilities.

Requests the United States Forest Service and the Department of Parks and Recreation to proceed immediately with planning for additional camping facilities in the San Bernardino Mountains

Res Ch 191 (ACR 46) Murphy. Indeterminate sentencing

Requests Women's Board of Terms and Parole to administratively reform its parole procedure to coincide with the parole procedure reforms adopted by the Adult Authority, and to implement such reforms.

Res Ch 192 (ACR 53) Arnett. Information concerning student aid.

Directs State Scholarship and Loan Commission to gather information from all segments of higher education concerning student financial aid and to report findings to Legislature, Governor, and segments of higher education.

CROSS-REFERENCE TABLES

BILL TO CHAPTER NUMBER

1972 REGULAR SESSION

CROSS-REFERENCE TABLES

ASSEMBLY BILLS

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
3	6	175	671	335	1301
6	1372	181	362	336	1038
7	10	184	151	337	721
13	788	189	227	338	28
15	50	190	718	339	1359
25	11	191	425	342	1039
26	1121	192	1407	344	229
27	789	198	1002	346	119
29	105	199	401	347	973
30	1268	201	53	349	911
36	41	202	719	350	1383
37	314	208	1269	352	200
38	337	209	1069	353	162
41	907	210	1342	354	722
42	908	213	720	355	1097
43	3	221	1003	357	1270
48	191	225	338	359	1343
51	51	226	274	361	63
56	9	227	1358	362	260
58	790	230	183	364	185
59	4	231	946	365	107
61	77	236	59	368	1004
63	5	237	792	369	723
64	12	238	389	373	108
65	273	239	1204	376	1388
69	1253	240	1300	378	1206
71	226	241	275	379	623
75	22	242	363	381	8
76	850	243	558	383	1098
79	27	244	793	384	1426
81	37	245	1036	387	1066
82	851	246	794	388	79
83	968	248	948	390	1302
87	46	249	32	392	912
91	42	250	339	393	163
92	500	253	1205	394	402
93	359	254	883	395	64
94	250	256	1122	396	1178
95	1001	257	992	401	16
97	106	259	795	409	164
99	670	262	1023	412	80
101	791	263	228	414	796
106	73	265	1037	416	1070
108	360	270	74	417	230
109	92	274	315	418	55
112	161	275	316	419	120
114	47	276	852	423	724
123	361	281	910	424	875
124	13	282	1177	426	301
126	45	284	559	427	974
131	969	293	15	428	672
132	970	296	276	429	432
136	62	300	1373	430	186
137	192	301	971	432	797
146	101	307	184	437	798
147	72	308	54	438	165
148	909	311	1149	439	433
149	78	312	466	440	231
151	1382	314	23	441	799
155	85	317	622	442	467
156	52	318	60	443	109
164	1068	320	972	444	317
168	1202	324	418	459	725
169	1035	326	14	460	277
171	1203	329	102	469	800
174	31	334	86	471	302

CROSS REFERENCE TABLES

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
480	187	605	391	749	1073
482	1141	610	808	753	193
484	801	612	841	754	1134
485	261	614	561	755	367
486	1271	616	472	756	1151
487	136	617	1041	759	1101
490	81	622	111	761	1008
493	928	623	473	762	1210
494	726	625	1303	763	1305
495	262	626	809	770	1238
496	1207	634	167	771	83
497	303	637	1344	777	264
500	727	641	364	780	1347
501	802	642	474	781	814
505	803	643	624	782	477
506	1040	653	392	784	478
508	1360	654	1384	785	479
511	728	655	914	786	519
512	804	656	810	787	194
513	488	657	168	798	1009
514	232	661	625	799	265
515	1005	662	1007	801	33
517	673	664	112	802	566
519	390	665	930	803	195
520	469	666	1100	813	138
523	1160	669	853	814	1441
524	110	670	365	817	815
528	278	674	915	818	1348
529	876	675	1345	819	816
530	591	677	419	821	626
531	929	679	160	822	266
532	29	683	931	824	1042
533	729	685	43	825	236
534	674	686	579	826	267
536	1125	687	366	827	114
538	233	689	677	828	115
539	234	690	435	829	196
540	279	691	113	833	1428
543	1099	692	475	836	421
544	1161	693	420	837	139
547	1142	694	811	842	730
549	975	695	1132	850	1043
550	913	697	137	851	627
553	280	701	562	853	281
556	304	702	57	856	140
560	166	704	812	857	1044
561	524	705	563	858	817
562	1427	706	291	860	731
564	93	710	1072	862	1385
565	188	712	235	863	237
566	1071	716	305	866	976
568	1361	718	476	872	116
571	82	720	65	873	655
572	805	722	1065	874	1386
578	403	723	1150	876	628
579	806	724	1237	887	818
580	949	727	263	889	1154
581	675	728	1133	890	1102
583	290	729	311	893	122
585	1208	734	24	895	520
587	38	735	678	898	1211
589	470	738	679	901	436
590	676	739	564	905	141
593	807	740	1256	906	732
594	1209	741	565	907	567
595	877	742	813	913	437
596	560	743	1304	915	438
598	1236	744	1346	916	238
600	471	745	306	918	819
601	1006	746	916	919	733
602	434	747	307	920	308
603	121	748	1179	921	411

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Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
922	368	1125	171	1377	340
925	393	1133	412	1378	504
930	1162	1137	444	1380	447
941	1045	1138	1076	1384	1313
942	304	1140	1012	1385	1314
943	501	1141	284	1387	1217
945	1135	1142	143	1388	688
946	820	1143	1287	1394	744
954	395	1144	570	1396	745
957	369	1147	1310	1399	689
958	656	1150	932	1404	1274
960	878	1152	686	1408	632
961	239	1153	1013	1409	481
962	1010	1154	1014	1415	505
965	821	1157	1430	1416	1416
966	251	1165	837	1426	313
968	1408	1171	1215	1431	690
969	1011	1175	738	1433	746
970	1306	1184	739	1435	1049
973	370	1185	285	1442	980
974	734	1189	1240	1443	1109
977	680	1194	1103	1445	1275
981	977	1198	1364	1446	1276
982	422	1201	917	1447	269
983	480	1202	918	1448	657
984	1429	1204	1022	1450	854
987	822	1206	1144	1451	1242
991	282	1207	629	1454	825
992	283	1208	397	1455	633
1003	1362	1212	978	1457	839
1004	1363	1213	1349	1458	1145
1007	1239	1228	502	1467	993
1008	735	1239	1104	1468	1078
1021	34	1246	1123	1469	634
1023	439	1260	740	1473	571
1026	440	1262	1047	1479	981
1027	736	1263	1288	1483	635
1029	1064	1264	1105	1484	94
1032	1126	1267	823	1488	982
1033	441	1268	630	1489	1277
1034	681	1269	318	1490	1436
1040	1307	1276	1311	1493	983
1041	568	1277	1365	1494	1050
1047	240	1281	687	1496	1366
1048	569	1282	252	1497	919
1049	396	1285	838	1500	826
1053	142	1286	1077	1501	747
1054	400	1292	1241	1502	482
1057	1046	1300	741	1503	1350
1059	170	1306	742	1504	748
1061	1074	1308	268	1505	1243
1068	1163	1315	1312	1506	827
1072	682	1316	155	1507	292
1074	443	1320	1106	1520	636
1076	1212	1322	824	1522	749
1077	1213	1326	979	1528	1015
1078	95	1330	522	1535	172
1082	1415	1331	371	1538	1417
1084	950	1334	1216	1539	1110
1088	442	1339	445	1544	1164
1089	683	1342	1107	1550	1051
1090	1075	1344	372	1557	1390
1093	1214	1351	446	1570	1180
1101	1272	1357	1108	1571	920
1102	684	1358	309	1576	1278
1103	685	1362	1048	1582	1016
1105	1273	1363	1337	1588	1079
1110	1308	1368	1389	1589	506
1118	737	1369	743	1591	173
1119	241	1372	631	1592	1111
1121	242	1373	319	1594	1165
1122	1309	1374	503	1596	1017

Assembly Bill	Chapter	Assembly Bill	Chapter	Assembly Bill	Chapter
1597	320	1842	324	2002	270
1602	1244	1843	521	2004	271
1604	243	1845	424	2008	84
1610	984	1846	1394	2010	1113
1611	921	1848	1431	2012	1224
1618	1245	1851	692	2013	327
1623	855	1852	693	2014	1432
1625	637	1856	1127	2016	488
1626	750	1857	694	2018	1250
1627	1391	1858	695	2019	860
1628	751	1859	922	2021	697
1633	1392	1861	1081	2024	861
1638	1246	1863	246	2026	934
1644	638	1870	696	2029	1169
1645	286	1871	923	2033	1280
1646	144	1872	574	2034	1086
1650	840	1873	1055	2035	1251
1652	398	1874	1220	2036	489
1655	1018	1876	1181	2039	328
1657	1418	1882	1395	2040	862
1658	752	1887	830	2043	508
1663	856	1896	1368	2044	1397
1670	1112	1898	484	2045	698
1674	1328	1902	247	2046	863
1677	321	1903	756	2048	509
1685	1437	1905	449	2053	926
1691	1315	1908	1438	2059	174
1692	572	1910	485	2063	1182
1693	573	1911	1082	2064	1225
1698	828	1912	1320	2065	1226
1705	1316	1914	1056	2066	758
1708	753	1915	575	2070	248
1709	1367	1919	1352	2072	1087
1714	1218	1920	1167	2074	1322
1715	754	1922	1083	2082	1128
1719	1053	1923	399	2089	1371
1724	1260	1925	1257	2092	1060
1725	639	1928	486	2096	490
1730	1247	1930	1057	2097	510
1733	1080	1931	644	2099	450
1735	640	1932	1019	2104	1227
1737	1351	1933	858	2112	833
1739	857	1936	576	2113	864
1741	1393	1937	1084	2120	1088
1754	1166	1942	859	2122	577
1756	1124	1943	831	2126	1398
1760	1054	1945	1152	2127	1228
1763	244	1947	1168	2130	647
1766	507	1948	1221	2132	882
1779	879	1951	924	2133	927
1782	1219	1952	933	2134	935
1783	1248	1953	645	2139	1353
1786	985	1957	1085	2143	834
1787	483	1958	1058	2145	1021
1788	986	1960	487	2146	329
1791	1317	1961	1396	2147	249
1794	987	1962	757	2164	648
1798	1249	1963	1279	2165	1183
1801	1318	1966	1321	2169	1369
1802	423	1970	881	2180	491
1809	691	1973	1222	2184	293
1812	641	1975	925	2185	1323
1815	642	1977	1059	2186	1370
1816	245	1978	988	2189	1089
1819	755	1979	1020	2196	1412
1820	1319	1986	1285	2198	1281
1826	448	1988	1223	2199	1433
1832	643	1989	646	2204	1399
1833	829	1994	832	2213	1153
1839	322	1996	325	2214	759
1840	323	1999	326	2222	578
1841	880	2001	310	2230	1170

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2239	1114	2320	511	2355	451
2240	1090	2323	288	2361	1062
2249	1410	2324	1435	2362	1115
2261	1091	2328	865	2364	763
2265	1434	2329	936	2367	764
2267	1400	2331	699	2368	1283
2269	253	2332	1129	2372	1252
2270	287	2333	761	2374	650
2278	1401	2334	700	2375	867
2284	1258	2335	1402	2382	836
2294	1324	2337	1229	2387	1230
2300	330	2338	1061	2390	1404
2304	175	2341	1325	2392	1171
2305	56	2349	866	2393	1254
2315	835	2350	1403	2394	1326
2316	1282	2353	762	2395	1284
2317	760	2354	649		

SENATE BILLS

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
5	342	169	494	328	127
6	35	171	702	329	528
7	1	172	20	331	66
10	18	176	495	334	1190
13	49	178	1024	339	415
15	884	180	70	340	1232
17	97	181	651	349	529
25	765	183	202	357	1442
28	2	184	1118	363	650
31	1172	185	1186	364	994
34	373	187	132	365	76
36	1092	188	98	366	704
39	30	189	592	371	954
48	951	190	1156	373	146
50	156	191	1439	375	596
51	39	192	61	377	134
52	17	196	1146	380	597
53	1331	197	88	381	705
54	157	198	375	382	1137
55	526	199	593	385	36
57	67	200	1187	387	767
59	44	201	453	389	344
61	343	203	145	390	345
63	25	205	580	399	118
66	952	206	1063	400	887
67	254	208	203	401	1334
69	19	209	75	402	888
73	68	210	1290	403	889
75	197	212	868	404	995
79	40	220	152	406	158
81	69	223	21	407	295
83	1027	224	594	410	131
85	1117	225	414	412	706
86	1184	226	1093	414	530
90	1406	229	1188	416	768
94	701	230	150	417	1191
96	255	232	514	420	531
98	427	234	703	423	346
99	1231	235	1189	428	532
103	103	236	454	432	1138
104	512	239	124	436	1233
105	766	242	595	438	296
107	1259	243	176	439	496
108	513	244	515	441	376
109	1419	245	133	446	533
111	58	247	125	447	842
112	87	249	126	450	377
115	48	251	581	451	1261
117	7	256	455	453	331
119	527	260	153	457	890
125	1405	263	953	459	206
126	201	266	257	461	297
127	493	267	1119	464	996
135	1413	268	658	467	955
137	428	271	26	468	517
140	198	275	582	470	769
143	123	277	1136	475	100
147	885	281	96	478	207
148	1289	282	1291	484	843
149	99	284	312	486	378
153	404	285	869	487	598
155	256	293	258	491	534
156	374	299	204	492	135
158	1120	300	205	493	956
160	886	311	456	496	128
161	1185	315	516	503	1262
164	1332	318	1333	504	208
168	294	326	89	505	680

CROSS REFERENCE TABLES

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
506	599	729	603	927	408
507	497	730	541	928	588
510	770	732	604	931	1378
516	844	734	542	932	940
517	535	735	605	933	160
519	1130	736	662	935	333
520	1354	743	585	939	846
522	341	746	383	941	653
524	129	747	776	946	960
525	379	748	586	947	896
526	147	753	177	953	104
534	600	754	652	955	416
539	429	755	457	957	609
541	1335	758	1131	958	218
542	1292	760	178	964	460
546	209	761	179	965	190
548	71	762	154	967	409
556	1157	763	777	978	713
557	536	765	1158	979	548
571	1173	772	1376	980	997
573	601	773	543	981	1338
574	602	777	894	983	897
576	347	780	663	984	781
578	771	781	606	987	961
582	189	782	872	992	941
591	348	783	587	998	549
593	380	786	778	1002	714
594	518	793	607	1007	665
599	381	796	1355	1009	989
604	130	805	458	1010	942
605	957	806	709	1011	1143
606	210	809	180	1014	492
612	707	810	214	1019	666
613	772	812	544	1020	610
615	537	820	1440	1022	898
621	891	823	1409	1027	611
625	211	830	779	1034	612
628	892	832	498	1044	1421
630	298	833	545	1045	219
635	405	840	1356	1046	430
636	870	843	181	1047	1140
637	1336	844	182	1048	550
638	583	848	895	1049	1286
641	871	857	459	1051	461
643	773	864	1234	1053	117
645	212	865	608	1056	551
646	159	873	1193	1061	1264
647	661	878	452	1065	962
648	893	885	289	1068	963
652	1374	886	407	1069	715
656	1375	887	710	1072	964
665	1116	888	215	1075	1295
669	937	895	664	1076	220
670	382	896	780	1080	873
678	1263	901	938	1083	462
679	538	903	1294	1084	1296
680	1192	904	216	1085	552
681	539	906	217	1087	782
682	540	908	546	1108	613
685	1293	910	1139	1112	1265
688	199	911	349	1115	1175
689	332	912	711	1119	334
690	406	913	547	1121	350
691	708	914	1194	1123	667
696	774	916	939	1126	335
706	213	918	1337	1127	783
712	958	919	1377	1128	947
714	1255	920	299	1130	847
716	584	921	1420	1133	1029
723	845	922	959	1137	998
724	1174	924	1028	1142	1379
728	775	926	712	1143	1030

CROSS REFERENCE TABLES

Senate Bill	Chapter	Senate Bill	Chapter	Senate Bill	Chapter
1148	1422	1262	1381	1380	1340
1149	272	1270	616	1383	944
1154	1297	1275	668	1385	387
1157	874	1276	300	1390	1341
1158	553	1277	901	1392	525
1169	1094	1280	223	1394	1096
1173	614	1281	1339	1395	523
1174	1298	1282	431	1400	1148
1175	499	1285	617	1401	355
1178	615	1300	224	1402	356
1183	463	1302	1147	1403	388
1185	899	1308	590	1404	357
1186	384	1309	618	1407	904
1187	1423	1312	785	1408	336
1188	351	1318	554	1409	413
1190	352	1319	555	1412	905
1192	1095	1322	1198	1420	906
1193	1031	1323	90	1428	225
1196	464	1324	902	1429	619
1199	410	1325	385	1449	999
1201	965	1327	386	1450	1200
1204	465	1329	354	1452	426
1205	353	1330	1267	1466	716
1209	1380	1336	967	1468	786
1216	148	1344	1026	1470	1000
1217	221	1345	1025	1471	620
1218	1195	1347	848	1477	717
1219	943	1349	903	1479	91
1224	654	1350	669	1482	1176
1225	589	1352	1199	1484	1034
1226	1196	1353	556	1485	149
1229	900	1355	991	1488	358
1233	990	1356	259	1489	945
1235	1197	1358	1425	1490	1330
1238	1266	1360	1357	1492	621
1239	1299	1361	557	1494	1329
1243	222	1362	1235	1496	1067
1244	784	1365	1159	1499	1201
1246	966	1373	1414	1500	1327
1249	1424	1376	1033	1503	787
1255	1032	1377	849	1507	1411
1258	1052	1379	417	1510	1155

ASSEMBLY CONSTITUTIONAL AMENDMENTS

Amendment	Resolution Chapter	Amendment	Resolution Chapter	Amendment	Resolution Chapter,
26	95	51	56	95	81
42	120	81	91		

ASSEMBLY CONCURRENT RESOLUTIONS

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
1	4	52	121	98	92
2	1	53	192	100	155
6	14	55	186	101	151
8	49	59	168	102	127
9	12	62	107	103	156
10	3	64	108	104	136
11	164	65	47	108	122
12	61	67	37	110	117
17	52	68	114	111	88
21	59	71	68	112	69
22	46	72	135	114	60
23	179	74	169	115	70
26	15	75	115	117	71
27	65	77	123	119	74
28	32	78	170	120	137
29	185	79	147	121	138
31	66	80	48	122	124
32	113	83	30	124	93
33	125	84	33	125	96
38	180	87	34	127	139
39	67	88	94	129	142
40	9	89	35	130	146
41	73	90	167	131	165
42	53	91	38	132	157
46	191	93	116	133	160
47	106	94	154	134	162
49	134	96	54	135	163
50	126	97	89	136	181

ASSEMBLY JOINT RESOLUTIONS

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
1	7	22	72	34	119
4	51	23	87	35	109
6	133	26	17	36	190
10	10	29	36	37	182
12	8	31	44	38	183
15	90	32	153	41	184
16	31	33	43	43	171
21	118				

SENATE CONSTITUTIONAL AMENDMENTS

Amendment	Resolution Chapter	Amendment	Resolution Chapter	Amendment	Resolution Chapter
6	6	32	98	70	128
20	110	59	111	72	62
23	75				

SENATE CONCURRENT RESOLUTIONS

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
1	19	40	26	69	129
5	22	41	101	70	140
6	27	43	41	72	77
7	13	44	152	74	78
9	112	45	130	75	97
11	16	46	28	76	79
12	2	49	57	78	102
14	21	50	29	79	103
17	5	54	172	81	141
19	63	55	39	84	145
20	82	56	173	85	158
22	11	58	64	87	149
24	83	59	144	88	189
29	99	61	131	89	159
30	76	62	55	90	174
31	84	63	187	91	166
34	85	64	50	92	175
35	18	65	188	94	161
36	100	68	58	95	177
38	25				

SENATE JOINT RESOLUTIONS

Resolution	Chapter	Resolution	Chapter	Resolution	Chapter
1	24	16	80	24	150
3	20	18	104	25	105
9	40	19	45	29	143
10	42	20	148	30	178
11	23	23	132	31	176
12	86				

BILLS VETOED BY GOVERNOR

ASSEMBLY BILLS VETOED

4,	5,	31,	52,	70,	80,	90,	1162,	1172,	1182,	1187,	1192,	1210,	1274,
111,	178,	205,	252,	271,	272,	278,	1278,	1360,	1366,	1379,	1393,	1405,	1411,
305,	327,	375,	401,	408,	474,	483,	1414,	1417,	1419,	1459,	1492,	1499,	1527,
488,	557,	569,	574,	584,	586,	592,	1541,	1562,	1614,	1665,	1681,	1687,	1697,
599,	609,	615,	633,	636,	680,	684,	1703,	1704,	1710,	1744,	1745,	1757,	1764,
688,	696,	699,	714,	715,	719,	758,	1778,	1805,	1808,	1831,	1884,	1938,	2091,
783,	791,	807,	812,	884,	885,	900,	2102,	2118,	2229,	2268,	2285,	2348,	2358,
926,	975,	976,	1013,	1028,	1036,	1158,	2371,	2378,					

SENATE BILLS VETOED

4,	9,	42,	93,	95,	138,	154,	938,	944,	949,	1105,	1164,	1165,	1167,
162,	228,	241,	255,	265,	279,	314,	1170,	1261,	1263,	1264,	1278,	1293,	1343,
336,	348,	356,	369,	370,	419,	424,	1419,	1421,	1446,	1447,	1454,	1455,	1461,
425,	433,	499,	508,	514,	544,	549,	1462,	1467,	1475,	1478,			
584,	601,	627,	816,	821,	837,	934,							