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OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.2.68

RELEASE: Immediate

#445

request, the following is the  
In response to a / text of a telegram sent to Governor Reagan  
by Henry A. Bubb, chairman, Citizens for Reagan, National Information  
Center:

"Governor Ronald Reagan  
Sacramento, California

"You were quoted in the press as saying that, if the nomination  
is locked up, you may not permit your name to be submitted to the  
delegates of the Republican National Convention as a candidate for the  
party's nomination for president of the United States. The nominee has  
not been selected and will not be until August. We will have an 'open'  
convention because your fellow Republicans know:

"(1) Your election as governor of our nation's largest state by  
a million vote plurality demonstrated your ability to win as a campaigner  
appealing to all elements of the citizenry. Your outstanding record as  
citizen governor of California has proven you know what it takes to get  
the job done in our nation's most populous state.

"(2) You have set an all-time record in raising funds for the  
GOP, over \$4 million in less than two years. When the party needed  
help, you have responded.

"(3) You received over 20 percent of Republican votes cast in the  
key Nebraska and Oregon primary elections--without one word of encourage-  
ment from you--a figure that could well/<sup>have</sup>been doubled should you have  
chosen to campaign.

"(4) Reports from Reagan booster organizations affiliated with  
our organization show you are amassing great support among delegates  
and that many of the delegates supposedly committed to other candidates  
will 'switch to Reagan' when you become a candidate at the convention.

"(5) You are now the only major contender for our party's  
nomination that is capable of uniting all elements of the Republican  
Party while maintaining the ability to gain sufficient support from  
disillusioned Democrats and Independent voters to win at the polls in  
November.

"Please give the hundreds of thousands of Republicans now  
supporting your candidacy the opportunity to keep the convention 'open'--  
we believe the nomination will be yours unless you turn aside our  
efforts.

Henry A. Bubb, Chairman  
Citizens for Reagan, National  
Information Center"

Following is Governor Reagan's reply to Chairman Bubb:

"An out of context statement regarding the coming Republican Convention has resulted in a misunderstanding of my position. I do not believe the nomination is locked up for any candidate and I do believe it will be an open convention.

"My name will be placed in nomination. Obviously, at that time I can be considered a candidate by delegates so inclined.

"I am well aware of and greatly honored by the activities in my behalf. While it would be impossible for me to present myself as a candidate prior to the convention, I have never subscribed to the Sherman statement. Indeed, it is my belief that any citizen's response should be the direct opposite."

The telegram was received on Thursday (June 27) and Governor Reagan's reply by telegram was sent the same day.

# # #

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.2.68

FOR IMMEDIATE RELEASE

446

Following is the text of a telegram sent to Mayor John Lindsay  
of New York City:

"Mayor John Lindsay  
City Hall  
New York City, New York

Governor Reagan has requested that in light of action taken by  
your deputy mayor in instituting a city boycott against California  
grapes that the following information be forwarded to you.

1. Giumarra Vineyards against whom the boycott is primarily aimed  
is one of the great majority of vineyards in California to which workers  
can be referred by the Labor Department. Referral is not permitted by  
our state labor department because of labor disputes in the cases of  
only seven (7) growers.

2. The U. S. Department of Labor has listed 10 laws which it  
feels are necessary for the protection of agricultural labor.  
California is the highest ranking state with nine of these laws in  
effect. Your own state of New York has only five.

Governor Reagan has asked me to repeat what he told you on the  
telephone that he is hopeful that the action on the part of your  
deputy mayor will not result in retaliatory legislation on the part  
of the California State Legislature which is still in session.

W. P. Clark, Jr.  
Executive Secretary  
Governor's Office  
Sacramento, California"

Following is the text of a telegram sent to Governor Nelson  
Rockefeller of New York:

"Governor Nelson Rockefeller  
State Capitol  
Albany, New York

Following is a copy of a wire sent to Mayor Lindsay of New York  
following the action of his deputy mayor in boycotting city purchases  
of California grapes:

(NOTE: Lindsay wire was inserted into the wire to Governor  
Rockefeller. You have wire.)



"Governor Reagan has asked me to inform you that he regrets such hasty action on the part of the City of New York without prior consultation. He is hopeful that steps can be taken in the interests of both states to insure that the boycott is not widened.

Unfortunately false, slanderous and highly emotional statements are being made by certain unions regarding employment of agricultural labor in California as a means of inducing jobbers and retailers not to handle California grapes in the New York and other markets. This procedure may spread to other commodities and other markets and will directly limit the fruits and vegetables which may be available to the housewife in these areas.

Agricultural employers in California pay as high or higher agricultural wages as any agricultural employers in the United States. California has protective minimum wage and equal pay laws for men, women and minors. It has adequate laws to protect the health, welfare and housing conditions for workers. They are equal to or better than laws in other states.

I am advised that charges have been filed by California growers with the National Labor Relations Board alleging that actions of the unions constitute an illegal secondary boycott under the National Labor Relations Act. They are also investigating the possibility of antitrust violations. In light of these facts it seems to us highly unwise for government entities to become involved in this boycott action.

William P. Clark, Jr.  
Executive Secretary  
Governor's Office  
Sacramento, California"

\* \* \* \* \*

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.2.68

RELEASE: Immediate

# 447

Governor Ronald Reagan today praised the Senate for passing a bill designed to take the appointment of judges out of partisan politics.

In a statement, the governor said:

"I am extremely pleased by today's Senate action.

"I am especially grateful to those lawmakers who saw fit to overlook their own personal differences in order to give the bill the votes it needed for passage. I commend them highly for their action, because I believe it truly reflects the will of an overwhelming number of Californians who have a great stake in maintaining the high quality of our judicial system during the years to come.

"I now urge members of the Assembly to take note of the spirit of this legislation and return a judgement on it based solely on merit. To make a decision of such great importance based on strictly political considerations would fail to serve the best interests of our citizens. For, to the people of California, appointment of the best possible judges to our courts is a matter of extreme and personal importance.

"I therefore call upon the Assembly to add its full, bi-partisan support for the measure in order to assure that the people of California have an opportunity to express their final approval at the ballot box in November."

# # #

EJG

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.3.68

MEMO TO THE PRESS

A photo session is scheduled for this afternoon/at 1:30 p.m. with  
Governor Reagan involving Assemblyman Larry Townsend and Miss California,  
Sharon Terrill. Press coverage is invited.

\* \* \* \* \*

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.3.68

RELEASE: Immediate

# 448

Governor Ronald Reagan has proclaimed that the anniversary of the signing of the Declaration of Independence be observed by ringing of bells throughout the state at the hour of 11:00 A.M. in the morning of the Fourth of July.

Text of the proclamation follows:

WHEREAS: The Tolling of the Liberty Bell at Independence Hall, Philadelphia, Pennsylvania, at 2:00 P.M. in the afternoon of the Fourth of July, 1776, proclaimed the signing of the Declaration of Independence; and

WHEREAS: The adoption of this historic document marked the birth of our country as a free and independent nation; and

WHEREAS: It is fitting that the anniversary of this great event should be appropriately observed in each year at the same moment throughout the nation;

NOW, THEREFORE, I, RONALD REAGAN, GOVERNOR OF CALIFORNIA, proclaim that the anniversary of the signing of the Declaration of Independence be observed by ringing of bells throughout the state at the hour of 11:00 A.M. in the morning of the Fourth of July and urge civic and community leaders in the state to take appropriate steps to encourage public participation in such observance.

# # #

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.3.68

RELEASE: Immediate

# 449

Governor Ronald Reagan has proclaimed the Gold Rush Community of Columbia as California's honorary State Capitol for the day of July 4, 1968.

Text of the proclamation follows:

WHEREAS: Columbia, once known as the Gem of the Southern Mines, is truly representative of our country's most colorful era--the California Gold Rush of the 1800's; and

WHEREAS: Its spirit has guaranteed it a place in American history, both as a state historic park and a national historic landmark; and

WHEREAS: Its courageous founders saw fit to name it Columbia in honor of our nation's most beloved symbol of liberty and justice; and

WHEREAS: It is proper that we pay tribute to such an important part of our heritage;

NOW, THEREFORE, I, RONALD REAGAN, GOVERNOR OF CALIFORNIA, do hereby proclaim the Gold Rush Community of Columbia as California's honorary State Capitol for the day of July 4, 1968.

# # #

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

AB 129 - Townsend (Chapter 445) <u>URGENCY</u>	Authorizes regional occupational centers to hire instructors without requiring them to hold a teaching credential. The bill is operative until the 61st day after final adjournment of the 1969 Regular Session of the legislature.
AB 519 - Chappie (Chapter 446)	Provides that the board of a public utility district may change the name of a district by adoption of an ordinance and by giving notice of the name change to the state controller, the State Board of Equalization, and the board of supervisors of each county which has land within the district.
AB 1201 - Lanterman (Chapter 447)	Repeals an obsolete provision of the Welfare and Institutions Code.
AB 1646 - Z'berg (Chapter 448) <u>URGENCY</u>	Provides for the equitable proration of testamentary trust income between the income beneficiary or his personal representative and the person next entitled to income under the trust instrument, when income beneficiary's right to income terminates during the period of probate administration. The bill becomes operative on July 1, 1968.
SB 85 - Cologne (Chapter 431)	Requires the Department of Public Works to place route shield signs designating the portion of Interstate Highway 10 between Blythe and Beaumont as both Interstate Highway 10 and U.S. Highway 60.
SB 119 - Collier (Chapter 432)	Provides for a refund of gas taxes paid for fuel used in propelling a vessel operated by its owner on waters located on private property owned or controlled by him.
SB 127 - Dymally (Chapter 433)	Requires materials in personnel files of school employees which may serve as a basis for affecting the status of their employment, other than (1) ratings, reports, or records which were obtained prior to the employment of the person, (2) which were prepared by identifiable examination committee members, or (3) which were obtained in connection with a promotional examination, to be open to his inspection. This bill provides that every such employee has the right to inspect such material on request, other than at a time when he is actually required to render services to the employing district.
SB 133 - Cologne (Chapter 450)	Eliminates the fixed statutory fee or compensation for court-appointed appraisers, and requires the court to fix the fee or compensation in an amount determined by the court to be reasonable, not to exceed similar fees for similar services rendered in the community. At the present time, court-appointed appraisers may receive not more than \$50 a day for their services.
SB 348 - Short (Chapter 449)	Makes nonsubstantive amendments to the Government Code.
SB 365 - Short (Chapter 434)	Corrects an erroneous section reference in the Business and Professions Code.



SB 417 - Cologne (Chapter 435)	Makes the sale of intoxicating liquor, within one mile of the campus or grounds of Loma Linda University in the County of San Bernardino, a misdemeanor. The bill exempts the sale of specified beverages of low alcohol content, including beer.
SB 477 - Burgener (Chapter 436)	Changes titles of the Office of the Adjutant General and the adjutant general to Office of the Commanding General of the State Military Forces and the commanding general of the state military forces, respectively.
SB 608 - Stevens (Chapter 451)	Authorizes superintendents of state hospitals to establish sheltered workshops for patients.
SB 665 - Whetmore (Chapter 437)	Requires real estate contracts of sale pertaining to improved subdivision lots to have a provision permitting the contract vendee to prepay all or part of the contract balance. The bill applies to contracts entered into after January 1, 1969.
SB 668 - Cologne (Chapter 438)	Corrects an erroneous section reference in the Revenue and Taxation Code.
SB 707 - Moscone (Chapter 452)	Prohibits a seller from inducing or attempting to induce any person to enter into contracts within the provisions of the Unruh Act or the Rees-Levering Motor Vehicle Sales and Finance Act, by offering a rebate, discount, commission, or other consideration, contingent upon the happening of a future event, on the condition that the buyer either sells, or gives information or assistance for the purpose of leading to a sale by the seller of the same or related goods.
SB 712 - McCarthy (Chapter 439) <u>URGENCY</u>	Provides that public agencies, in addition to cities and counties, may utilize specified procedure to determine and establish uncertain boundaries.
SB 718 - Stevens (Chapter 440)	Specifies that, in the Insurance Code provision authorizing group disability policies to provide for benefit reduction if an individual has any other coverage other than individual policies or contracts, "individual policies or contracts" does not include selected group disability policies or contracts.
SB 742 - Coombs (Chapter 441)	Requires the board of supervisors of San Bernardino County, upon request of the Cucamonga County Water District, to annually levy an improvement district tax up to a maximum of \$2.50 for each \$100 of assessed valuation of land in each improvement district.
SB 746 - Moscone (Chapter 442)	Increases the additional filing fee in the San Francisco Municipal Court from three dollars to seven dollars.
SB 752 - Cologne (Chapter 453)	Provides that no person shall be denied the right to receive credentials issued by the State Board of Education, to receive teacher training, or to engage in practice teaching on the ground he has physical deformities, if such physical deformities do not constitute a health hazard to others with whom he may become associated.

SB 761 - Mills  
(Chapter 454)

Prohibits a person from filing nomination papers for more than one county office in the same county or more than one city office in the same city at the same election. Under present law a person can file for only one state office at the same election. No such restrictions are placed on local elections.

SB 794 - Beilenson  
(Chapter 455)

Permits each member of the Psychology Examining Committee to serve for a maximum of one year, rather than six months, after the expiration of his term if no successor has been appointed. The bill further provides that licenses issued pursuant to the Psychology Licensing Law before January 1, 1969, rather than January 1, 1968, expire and become invalid at 12 p.m. on December 31, 1968, if not renewed.

SB 800 - Lagomarsino  
(Chapter 443)

Authorizes the board of directors of any county water district collecting taxes pursuant to the alternative tax provisions to determine that property taxes shall be due and payable in such installments and shall become delinquent on the same dates as county taxes.

SB 806 - Bradley  
(Chapter 444)

Changes the name of the State Board of Registration for Civil and Professional Engineers to State Board of Registration for Professional Engineers. The bill also changes the name of the act administered by the board to the Professional Engineers Act.

SB 1131 -Grunsky  
(Chapter 456)

Requires that the Monterey County treasurer transfer once each month to the account of the Monterey Peninsula Airport District 50 percent of the fines or forfeitures collected for violations of ordinances of the district.

\* \* \*

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.3.68

RELEASE: Immediate

#451

Governor Reagan has proclaimed the week of June 30 through July 6, 1968, as SAFE BOATING WEEK.

Text of the proclamation follows:

"WHEREAS, pleasure boating is a form of recreation which can be enjoyed by everyone and is becoming increasingly popular in all areas of this state; and

"WHEREAS, this sport attracts young and old from all walks of life, the experienced and the novice, and takes place in a relatively unfamiliar environment with sometimes swift and violent change; and

"WHEREAS, boating waters of the state are limited and the number of boats is increasing, resulting in high concentration in many areas; and

"WHEREAS, the safe operation of boats requires special knowledge and skills with regard to boat handling, traffic rules, and the forces of nature, combined with exercise of sound judgment; and

"WHEREAS, it is the responsibility of all who engage in boating and related activities to follow safe practices on our waterways in order to preserve the enjoyable character of this majestic sport;

"NOW THEREFORE, I, RONALD REAGAN, GOVERNOR OF CALIFORNIA, do hereby proclaim the week of June 30 through July 6, 1968, as SAFE BOATING WEEK, and I encourage all those using the waters of the state to increase their knowledge of boating safety laws and practices, and to use such knowledge to make a safer and more enjoyable environment for themselves and for their fellowman."

\* \* \*

Governor Ronald Reagan today named three persons to the judicial bench in Los Angeles.

Attorneys Lloyd T. Hanson of Van Nuys and Hampton Hutton of Los Angeles were appointed judges of the Los Angeles County superior court, and Mrs. Bonnie Lee Martin, a Los Angeles Municipal Court Commissioner was named to the municipal court bench.

The superior court judgeships pay \$25,000 annually. Mrs. Martin's salary will be \$23,000 per year. Her judicial post was created by the 1966 legislature.

Hanson, a 47-year old Republican, succeeds Judge John G. Barnes who retired.

Hutton, 56, replaces Judge Jerold E. Weil who also retired. A Republican, Hutton is a 1936 graduate of the University of California's Boalt Hall law school in Berkeley. In 1944, he was graduated from the U. S. Army Judge Advocate School in Michigan. He served in the Army from 1941-45 and participated in the North Africa, Sicily and Italian campaigns. He was wounded in action at Anzio, Italy, in 1943.

He is treasurer of the Los Angeles Lawyers' Club and is a member of the Membership and Arbitration committees of the Los Angeles Bar Association.

Hutton is a former commander of the AMVETS and served as a member of the South Pasadena Planning Commission from 1949-64.

He is a partner in the Los Angeles legal firm of Von Herzen and Hutton.

He resides at 16622 Comarset Lane, Huntington Beach.

Hanson is a 1950 graduate of the University of Michigan Law School at Ann Arbor and served in the U. S. Army for four years during World War II.

He was recalled to active duty for two years during the Korean War and is presently a colonel in the U. S. Army Reserve.

He was admitted to the State Bar in 1954 and has been engaged in private law practice since then. He is presently a senior partner in the Van Nuys legal firm of Schell and Delamer.

Hanson is a former member of the Executive Committee and chairman of the Publications Committee of the American Board of Trial Advocates. He is also a past Program Committee chairman and currently a member of the Executive Committee of the Association of Southern California Defense Counsel.

He is married and lives at 9816 Belmar Avenue, Northridge.

Mrs. Martin, a Democrat, obtained her law degree from U.C.L.A. in 1954 and went on to receive a Master of Laws Degree in 1956 from the University of Southern California.

For the past year and one half, she has served as municipal court commissioner of the Los Angeles Judicial District.

From 1963-65, she was engaged in private practice in Los Angeles and worked as a deputy attorney for the State of California from 1956-63.

She is a past president of the Women Lawyers' Association and the U.C.L.A. Women's Law Alumnae Association.

Mrs. Martin is married to Arthur L. Martin, a Los Angeles attorney. They have two children.

She lives at 6675 Whitley Terrace, Los Angeles.

• • • • •

Governor Ronald Reagan warned today that a Federal Bureau of Reclamation plan to substitute a roadway across Auburn Dam for two bridges over portions of the future reservoir behind the dam "is entirely inadequate for the protection of the watershed around the reservoir against fire."

In a letter to Secretary of the Interior Stuart Udall, the governor emphasized that the Twin Bridges route--which would span two fingers of the reservoir and link Auburn with Cool along Highway 49--is vital if the state is to continue to maintain its "capability to protect this watershed."

"Obviously, a (single) roadway, across the dam, would be of less cost to the bureau. However," the governor's letter said, "such a road over the dam is entirely inadequate for the protection of the watershed around the reservoir against fire."

He noted that failure to build both bridges would virtually eliminate the existing through-highway along State Route 49 between Auburn and Cool and severely limit quick access into the watershed area behind the dam from Division of Forestry fire stations in the adjacent Mother Lode country.

"Our State Division of Forestry presently has the capability to protect the watershed. To maintain this capability after the dam is completed, it will be necessary to develop a route involving construction of two bridges estimated to cost \$20 million in excess of the dam route," the governor's letter said.

"If the Bureau of Reclamation fails to include this cost as part of the project, it would be incumbent upon California to expend approximately \$20 million from either the California Highway User Fund or the State General Fund to insure protection of the watershed from fire. We do not feel that state funds should be used to mitigate problems created by the project. This is a legitimate cost of the project and should be so budgeted."

Governor Reagan said the "Bureau of Reclamation has already acknowledged it must build one bridge over the north fork of the American River to the Forest Hill Divide." That crossing is estimated at \$20,810,000.

Construction of the second bridge along Route 49--between the



Forest Hill Divide and the Georgetown Divide--would bring the total cost to some \$40 million, the amount authorized by Congress for development of an adequate road system for the project, he explained.

"We feel that the bureau's insistence on the dam route as its maximum obligation is completely inequitable and would be detrimental to the interests of the State of California, particularly the residents in Placer and El Dorado counties, and to the safety of the many visitors to the reservoir recreation area.

"We, therefore, request that the local bureau office be instructed to construct the Twin Bridges route as part of the Auburn Dam project," the governor concluded.

He noted that the El Dorado and Placer County boards of supervisors are sending similar letters to Secretary Udall.

# # #

61

EJG

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.5.68

MEMO TO THE PRESS

#454

GOVERNOR'S SCHEDULE

July 8, 1968  
through  
July 14, 1968

Monday, July 8

Afternoon Depart for Sacramento

Tuesday, July 9

9:30 a.m. PRESS CONFERENCE

1:45 p.m. Picture for Square Dance Week, Governor's Office

2:00 p.m. Picture with "Sing Out Sacramento" group,  
Governor's Office

Wednesday, July 10

11:30 a.m. Presentation of Young Californian's Medallion for  
Bravery and Service to 7 winners, Governor's Council  
Room

1:30 p.m. Meeting at Senator Hotel with minority newspaper  
editors

Thursday, July 11

11:30 a.m. Brief remarks to Good Citizenship Seminar,  
Governor's Council Room

3:00 p.m. Council Meeting, Governor's Council Room

Friday, July 12

Morning Regents Meeting, University of California at  
Berkeley

Afternoon Depart for Salt Lake City, RSCC fund-raising  
reception and keynote address to Republican  
State Convention

Evening Arrive Los Angeles

Saturday, July 13

No public appointments scheduled

Overnight - Los Angeles

Sunday, July 14

No public appointments scheduled

Afternoon Return to Sacramento

# # #

PB

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.5.68

RELEASE: Immediate

#455

Rudy Castro of Los Angeles has been named as a special assistant ~~to Governor/in Southern California~~ <sup>Reagan</sup>, the governor's office announced today.

Castro, a 38-year old Republican, will work out of the governor's Los Angeles office and provide liaison with various groups in the area, including the Mexican-American and Negro communities.

He is a native of Los Angeles, and graduated from UCLA with a B.A. degree in Sociology in 1956. He has done graduate work in sociology at California State College at Los Angeles, and took night school courses for three years at Southwestern Law School, Los Angeles.

Castro worked as a group supervisor for the California Youth Authority for one year, following graduation from UCLA. He then became a deputy probation officer in the Los Angeles County Probation Department where he has served since 1957.

He is married and has three children. His wife, Nancy, is an elementary school teacher in Yorba Linda where they reside at 18281 Timber Lane Drive.

Castro is a member of the Mexican-American Correctional Association and the California Probation and Parole Association. He is a trustee of Metropolitan State Hospital in Los Angeles and was recently appointed to the Governor's Advisory Committee on Mental Health.

# # #

EJG

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.5.68

RELEASE: Immediate

#456

Governor Ronald Reagan announced today he has vetoed a federal OEO program, which its sponsors contended was aimed at rehabilitating hard-core gang leaders, because of serious problems relating to its administration and effectiveness.

The Pacoima Congregational Church had sought a \$242,316 grant from the federal government.

Stated purpose of the program, which would have been funded by the federal Community Action Program of the Office of Economic Opportunity, was to develop leadership abilities of 30 hard core minority gang leaders 18 to 27 years old in the Pacoima-San Fernando area of Los Angeles.

The governor said he had received numerous communications from people in the community who expressed concern about the proposed program.

One of the reasons for disapproving the program, the governor said, was that "the approximate annual cost of \$8,000 per enrollee seems exorbitant, particularly in view of the uncertainty of employment or employability..." He also pointed out that the enrollee's obligation and performance was not clearly defined or related to the paying of their annual \$4,000 salary.

The governor listed these other reasons for his veto:

1--The applicant failed to comply with grant conditions as outlined by the Federal OEO as well as failure to satisfy objections raised by the governor's office in September of 1967.

2--The identity and official affiliation of the applicant agency is uncertain and there is no indication that the membership or leadership will remain stable or that their successors, if any, have sufficient experience or record of success in programs of this nature. In addition, there is no stable, broadly-based representative advisory group in the community.

3--We cannot agree that youthful, hard-core and criminally oriented enrollees are best equipped to organize themselves for constructive purposes without any effective direction and control by persons of proven leadership, character and experience.

4--There are insufficient contractual guarantees or commitments from the contemplated participating agencies and there is no assurance of participation by anyone.

5--The committee of 16 which would administer the program is vague in composition, tenure, qualifications and responsibility for the program.

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.9.68

FOR IMMEDIATE RELEASE

# 457

Good morning.

To begin our press conference, I want to give you a progress report. It concerns the success of our Summer-Jobs-For-Youth campaign which is being coordinated by the State Department of Employment.

I call it a "progress report" because, since last week, we have, indeed, made real progress in helping young people around California find meaningful summer employment.

Last week, I told you that some 10,800 young people between the ages of 16 and 22 had found jobs as a direct result of this campaign--truly a wide-ranging effort involving a heavy commitment by private industry, business, labor, as well as all levels of government in the state.

I can now report that the 10,800 jobs have multiplied nearly four-fold--to some 38,000. I want to emphasize that these are not make-work, leaf-raking-type jobs--artificially created to consume a certain number of hours of the day. They are, in fact, an integral part of California's summer economy.

And for this reason--because they DO make a significant contribution to the well-being of the economy--they provide a built-in sense of purpose for the young people who hold them, many of whom are from our disadvantaged areas.

I am pleased by the positive response our campaign has received from the independent and private sectors. Certainly, they hold the key to the success of such an important effort as this.

The results, so far, speak for themselves. They are not only encouraging, but provide solid ground for optimism that many more thousands of young people will be placed in meaningful jobs during the weeks ahead as a direct result of this program.

\* \* \* \* \*

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.9.68

RELEASE: Immediate

# 458

Governor Ronald Reagan today praised the Senate Finance Committee for recommending passage of administration-sponsored legislation to reduce property taxes in California by \$155 million.

In a statement, the governor said:

"I am extremely pleased that the Senate Finance Committee has chosen to give its overwhelming endorsement to this vital piece of legislation.

"In fact, I believe it is one of the most important measures to come before the legislature this year.

"Today's committee action constitutes dramatic recognition of this fact, and reaffirms the necessity for providing long overdue relief to California's already overburdened property taxpayer.

"I now urge every member of the Senate to accept the recommendation of the committee and cast an affirmative vote for the measure at the earliest possible time.

"A positive vote by the upper house will return the bill to the Assembly where I strongly urge that it receive concurrence--based solely on merit, without regard to partisanship.

"Members of both parties in the legislature have long recognized the pressing need to provide meaningful property tax relief.

"This bill, then, provides us with the opportunity to meet this commitment, and to take a major step forward toward easing the tax burden on the California homeowner."

# # #



OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.9.63

RELEASE: Immediate

# 459

Governor Ronald Reagan today named Kellogg E. Spear as a member of the El Pueblo de Los Angeles State Historical Monument Commission.

The post pays necessary expenses.

Spear, a 43-year old Republican, will fill out the unexpired term of Ben P. Griffith of Los Angeles who resigned. The term ends January 1, 1970.

Spear is a graduate of Syracuse University and is a former president of the Pacific Wire Rope Company of Los Angeles. He now manages private investments.

He is first vice president of the California Museum Foundation and serves as secretary-treasurer of the California Manufacturers Association. He has been a vice president of the Independent Wire Rope Association.

He is also president of the Catalina Island School for Boys and is a member of the California Historical Society.

He lives at 470 Columbia Circle, Pasadena.

\* \* \*

Governor Ronald Reagan today signed into law a bill designed to make available to some two million, three hundred thousand non-driving Californians, an identification card that will be as widely accepted as a California driver's license for check cashing and other activities requiring positive proof of identity.

The bill (AB 26) was authored by Assemblyman Richard E. Barnes (R-San Diego). The new legislation has had the active support of the Department of Motor Vehicles, the State Transportation and Commerce Agency and the Governor's Office.

"This legislation recognizes a very important fact of life," Governor Reagan commented in signing AB 26.

"Ever since California driver's licenses with the bearer's photograph became commonplace following their authorization in 1958, they have been the most freely accepted, prima facie identification card a person can carry. The California driver's license has become THE document which anyone who wishes to cash a check finds he is almost always asked for. A person who can't produce a driver's license is at a great disadvantage.

"Several million Californians who, because of age or physical disability, are unable to obtain a driver's license, are deprived of the kind of identification they need to cash old age assistance checks, pension checks or otherwise prove their identity.

"This situation will soon be corrected, thanks to Assemblyman Barnes' bill, and the many months of fact finding and hard work that went into making this piece of legislation become a reality," the governor concluded.

Assemblyman Barnes described the voluntary identification card concept embodied in AB 26 as a "...true California citizens' service program."

"It is," he commented, "a strictly permissive (as opposed to mandatory) self-liquidating program. The total cost of the cards will be borne by those who wish to purchase them. They will not cost the taxpayers a dime."

Verne Orr, director of the Department of Motor Vehicles and a major influence in developing the identification card program, described the procedures for obtaining a card.

"An applicant," he pointed out, "will pay a \$3.00 fee at his neighborhood Department of Motor Vehicles office. He will have his picture taken--as for a driver's license--and will attest to his name, sex, age and address before a person authorized to administer oaths.

"The card will be good for four years and will be renewable on the holder's birthday. Individuals with these cards will have to report address or name changed to the Department of Motor Vehicles within ten days after the change occurs."

Orr said that any person who has reached his 21st birthday will be entitled to either a driver's license or an identification card, but not both.

Persons applying for identification cards will have to submit adequate identifying documents, such as a birth certificate, Social Security number, Selective Service card, citizenship papers, documents showing a current address or whatever else, within reason, the department may require.

As with driver's license data, records of persons to whom the cards are issued will be publicly available for verification.

Orr pointed out that the Department of Motor Vehicles was considered the logical agency to process and produce the cards because it already has the photographic and most other necessary equipment in its local offices throughout the state.

The new identification card will be encased in plastic. Therefore the department will arrange for laminating equipment to be installed by the Sacramento firm which now processes all identification photographs for the department. Installation of this equipment and setting up a new filing system will take several months.

The department will issue an announcement--probably in November--indicating when individuals may apply for identification cards at their neighborhood department offices.

Orr also stated that as a result of efficiencies established within the Department of Motor Vehicles under the Reagan administration applicants should have their identification cards in their hands within approximately two weeks from the date they applied.

\* \* \*

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

AB 136 - Leroy F. Greene  
(Chapter 472)

Requires school districts to pay tuition to parent or guardian of handicapped children in public or private school in or out of state when special education services needed are not available under any district, county or state program and cannot be reasonably provided because of the cost or distance involved. The bill becomes operative on July 1, 1970.

AB 447 - Dunlap  
(Chapter 473)

Revokes the authorization for the disposal of a parcel of about 760 acres in Napa County comprising a portion of the Veterans Home property.

AB 794 - Elliott  
(Chapter 474)

Authorizes an increase in the compensation paid members of the Personnel Commission of the Los Angeles Unified School District to not more than \$50 per meeting, but not over \$250 per month.

AB 1055 - MacDonald  
(Chapter 475)

Authorizes the spouse, rather than the wife, of a missing person, to petition the superior court to have a trustee appointed for the estate of such person and requires that the spouse or his nominee, rather than the wife or nominee, be preferred by the court when appointing a trustee.

AB 1088 - Ray E. Johnson  
(Chapter 476)

URGENCY

Provides that any woman who is a California resident shall not lose her residence status for purpose of University of California or state college fees by virtue of her marriage to a non-resident who is a member of armed forces of United States and who is required to serve outside of this state.

AB 1111 - Crandall  
(Chapter 477)

URGENCY

Provides a procedure for filling vacancies on grand juries which have been impaneled when the membership has been reduced for any reason, rather than only for specified reasons. The bill also eliminates the requirement of a finding by the superior court that membership of the grand jury has been reduced below the required number of members before a vacancy can be filled. At the present time, grand jury vacancies can only be filled when they are due to death, change of residence, illness, or conviction of malfeasance in office or any felony.

AB 1154 - Russell  
(Chapter 478)

Permits a custodian under the California Uniform Gifts to Minors Act, whether or not the donor, to designate a successor without executing instrument of resignation. The bill permits the minor, if he has reached 14 years of age, to designate a successor custodian, if the custodian does not make such designation before he dies or becomes legally incapacitated.

AB 1176 - Knox  
(Chapter 479)

Permits marshals, as well as sheriffs, to serve writs of habeas corpus.

AB 1315 - Veneman  
(Chapter 480)

Validates certain acts of taxing agencies and revenue districts or their officers relative to determining or fixing the budget or tax rates, equalization of property, tax sales, and related matters.



- AB 1432 - Fong  
(Chapter 481)  
URGENCY
- Makes the equalization procedure which is available to the assessee whose property was not on prior year's secured roll and to whom the assessor did not send a notice of an increase in assessment available also to assessee of real property on a local secured roll. The bill restores a provision that was inadvertently repealed in 1967.
- AB 1469 - Foran  
(Chapter 482)
- Makes technical and clarifying amendments to the Contractors License Law relating to license bonds. The bill becomes operative on July 1, 1969.
- SB 19 - Song  
(Chapter 457)
- Requires in a divorce or separate maintenance action that the spouse be awarded all of the community property that represents damages for his or her personal injuries unless the court determines that justice requires a division. In no event, however, may the court award more than one-half of such damages to the noninjured spouse.
- SB 71 - Song  
(Chapter 458)
- Provides that the wife has the management and control over community personal property received by her as her personal injury damages, subject to use by the husband to pay or reimburse him for expenses incurred by reason of wife's personal injuries.
- SB 223 - McCarthy  
(Chapter 459)
- Requires in situations where the consideration involved in a transfer of an alcoholic beverage general license deposited with an escrow holder is insufficient to pay filed claims of bona fide creditors in full, that claims based on taxes, with specified exceptions, be paid after the payment to the United States of claims based on income or withholding taxes.
- SB 345 - Cologne  
(Chapter 460)
- Requires every governmental agency that issues building permits to provide space on the permit for the name and address of the lender involved and further requires that agency to keep this information on file and open to the public. The bill further provides that where there is no known lender, such facts will be noted and the failure to indicate the name and address of the lender does not relieve any obligated person of giving the lender the required notice to withhold under the mechanics lien law.
- SB 369 - Grunsky  
(Chapter 461)
- Defines various rights of blind persons, visually handicapped and other physically disabled persons pertaining to accommodations, transportation, and public facilities. The bill requires that the governor annually proclaim October 15 as White Cane Safety Day. It also declares state policy to encourage and enable blind persons and other physically disabled persons to participate fully in the social and economic life of the state.
- SB 376 - Mills  
(Chapter 462)
- Provides that the number of signatures required for nominating petitions for recall elections shall be at least 500 or 1 percent of the entire county vote in the last general election, whichever is less, but not more than 1000. The bill also provides that a city councilman is recalled when a majority of those voting on the recall question vote "yes" rather than a majority of those voting at the election.

- SB 401 - Whetmore  
(Chapter 463) Permits the presence of a probation officer at a hearing to declare a minor to be a ward or dependent child to be waived by the probation officer, judge or referee and the minor.
- SB 461 - Beilenson  
(Chapter 464) Changes the number of days required for the notice of the filing of certain real property petitions relating to alteration or abandonment of a subdivision map to be published from not less than 30 nor more than 50 days as directed by the judge, to once a week for a period not less than five consecutive weeks.
- SB 573 - Dymally  
(Chapter 483) Combines two subjects in the list of subjects in the examination that a person must pass to receive a certificate to practice podiatry.
- SB 585 - Coombs  
(Chapter 465)  
URGENCY Requires that a certificate of income tax payment be obtained if an estate exceeds \$50,000 and \$5,000 or more is distributable to out-of-state beneficiaries. At present, certificates are required for all estates having assets worth \$5,000 which are distributable to one or more nonresident beneficiaries.
- SB 586 - Coombs  
(Chapter 466) Allows contracts between a construction contractor and a person or legal entity for whose account the construction contract is not being performed but who, as an accommodation, has agreed to permit the contractor to enter upon its property for the performance of construction work for others.
- SB 599 - Deukmejian  
(Chapter 467) Permits a state employee to receive up to two years retirement credit for service, while on leave, with a college or governmental agency or nonprofit organization provided he pays into the fund both his contribution and the employer's contribution plus interest that would have accrued on such contributions.
- SB 612 - Short  
(Chapter 468)  
URGENCY Authorizes a tax rate of 25 cents per \$100 of assessed valuation for the San Joaquin Local Health District. A tax rate in excess of 15 cents per \$100 must be approved by the board of supervisors.
- SB 690 - Moscone  
(Chapter 469) Shifts the due date for payment on credit purchase of cigarette stamps and meter impressions from the 20th to the 25th day of the month following purchase.
- SB 722 - Grunsky  
(Chapter 470) Makes a clarifying amendment to provisions of the Education Code relating to the denial, suspension or revocation of teaching credentials on the ground of conviction of certain narcotics offenses.
- SB 733 - Short  
(Chapter 471) Permits public employee retirement systems formed under County Employees' Retirement Law of 1937, municipal, municipal utility, and school district retirement systems to invest in mutual funds.

\* \* \*



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

AB 321 - Dent (Chapter 506)	Authorizes the state director of education, subject to such conditions as the State Board of Education may prescribe, to purchase annuity contracts under a qualified plan for employees of the California Schools for the Deaf, the Blind, and the Diagnostic Schools for Neurologically Handicapped Children.
AB 406 - Powers (Chapter 507)	Discontinues the granting of veterans' preference points in state civil service promotional examinations.
AB 604 - Bear (Chapter 495)	Increases from 50 cents to \$1 the maximum daily amount which can be credited for work done by a person in custody on any industrial farm or industrial road camp who is not found to have any person dependent upon him for support.
AB 664 - Milias (Chapter 496)	Allows an income tax deduction of up to \$100 for political contributions in any year.
AB 735 - Beverly (Chapter 513)	Makes a person eligible to be elected or appointed judge of a municipal court in judicial districts in Los Angeles County in which the population exceeds 1,000,000 if he is a resident eligible to vote in the county in which the judicial district is located, rather than in the judicial district itself, for at least 54 days prior to election or appointment.
AB 915 - Knox (Chapter 497)	Provides that any filing required of a taxpayer with a taxing agency shall be deemed to be filed on time if it is sent by mail properly addressed and has a cancellation mark of the specified date. The bill also provides that a property tax remittance sent by mail may, upon submission of satisfactory proof, be deemed received upon the date of mailing where the cancellation mark shows a later date.
AB 989 - Gonsalves (Chapter 514)	Permits any city or county to pass an ordinance declaring private roads generally held open to the public to serve commercial establishments subject to the provisions of the Vehicle Code.
AB 1097 - Dent (Chapter 498)	Provides that county water districts formed for less than 18 months may borrow an amount not exceeding \$25,000 or two percent of the assessed valuation or estimated valuation of the taxable property in the district, whichever is greater.
AB 1256 - Britschgi (Chapter 499)	Requires the director of finance to count money in the treasury at least twice each year rather than at least once every three months.
AB 1301 - Schabarum (Chapter 508)	Permits the use of raised pavement markers to simulate painted lines when such markers are placed in accordance with standards established by the Department of Public Works.
AB 1303 - Z'berg (Chapter 500)	Provides that State Personnel Board may, within one year of appointment, declare void an appointment made and accepted in good faith, which would not have been made but for a mistake of law or fact which would have made appointment illegal.

- AB 1337 - Schabarum  
(Chapter 509) Deletes the limitation that a highway, on which the Department of Public Works and local authorities may designate a two-way left-turn lane, have two or more lanes for through traffic in each direction.
- AB 1429 - Fong  
(Chapter 501) Provides that when sales and use taxes collected from customers exceed the taxes due measured by gross receipts during the period, the excess constitutes an obligation owed the state if such taxes are not returned to the customer. The bill also revises the alternative prepayment formula for persons engaged in business during preceding year.
- AB 1487 - Beverly  
(Chapter 502) Prohibits municipal recall election when the term of the officer being recalled is scheduled to end within six months after the recall petition is submitted to the legislative body.
- AB 1543 - Schabarum  
(Chapter 510) Specifies that the laws, rules, or regulations of this state which are inconsistent with laws, rules or regulations of the United States, shall not apply with respect to federal-aid highway work.
- AB 1688 - Knox  
(Chapter 503) Provides that municipal, justice, and small claims courts shall have jurisdiction in actions to enforce payment of a delinquent unsecured personal property tax if the legality of the tax is not contested by the defendant.
- AB 1753 - Ketchum  
(Chapter 511) Requires all aircraft liability insurance policies, which contain a provision indicating that coverage is extended to accidents occurring, and losses arising, in Mexico, to contain a warning that the insurance policy may not be honored in Mexico. Such statements are presently required in motor vehicle liability insurance policies.
- AB 1803 - Ryan  
(Chapter 512) Establishes the general design and details of the Seal of the Assembly of the State of California. The bill makes it a misdemeanor to use or allow use of copy of such seal maliciously, for commercial purposes, or contrary to Assembly rule.
- AB 2050 - Bagley  
(Chapter 504) Increases the salaries of certain employees of the Central Sonoma County and Southern Sonoma County Judicial Districts.
- SB 148 - Deukmejian  
(Chapter 484) Requires the Board of Equalization to issue an appraiser's certificate without further examination to city employees who have passed a civil service or merit system examination for appraiser prior to the effective date of the bill.
- SB 310 - Sherman  
(Chapter 485) Requires an applicant to pay to the state registrar of Vital Statistics for an amendment to certain records of birth, death, or marriage, except for those amendments filed within one year of the date of the event. The bill also requires state registrar to send a certified copy of such amended record to the applicant without additional charge, except for those amendments which are filed within one year of the date of occurrence of the event.
- SB 525 - Lagomarsino  
(Chapter 486) Requires the Department of Harbors and Watercraft to submit a report to the legislature and to the governor each odd-numbered year rather than each year in which a general session of the legislature is held.

SB 645 - Marler  
(Chapter 505)

Excludes from the definition of "dealer" banks and those persons not exclusively engaged in the bona fide business of exporting vehicles but who are engaged in the business of soliciting orders for the sale and delivery of vehicles outside the territorial limits of the United States only if their sales of such vehicles produce less than 10 percent of their total gross revenue from all business transacted.

SB 684 - Burgener  
(Chapter 487)

Terminates right of California Board of Nursing Education and Nurse Registration or the Board of Vocational Nurse Examiners to appoint a person to fill a vacancy if the governor fails to exercise his right of appointment within the specified time.

SB 796 - Grunsky  
(Chapter 488)

Specifies that the San Luis Obispo County Flood Control and Water Conservation District cannot acquire riding or hiking trails by condemnation.

SB 879 - Lagomarsino  
(Chapter 489)

Redefines the definition of "uncontrolled fire," subject to the jurisdiction of Division of Forestry, to add the requirement that any type of uncontrolled fire is one that threatens to destroy life, property, or resources.

SB 928 - Whetmore  
(Chapter 490)

Makes a number of nonsubstantive amendments to provisions of the Military and Veterans Code relating to the Veterans Home at Yountville.

SB 988 - Lagomarsino  
(Chapter 491)

Allows a city, county, or local agency to agree to indemnify a grantor and hold him harmless and to repair or pay for damages proximately caused by uses authorized by an agreement granting an easement, lease, right-of-way or right-of-entry.

SB 1082 - Cologne  
(Chapter 492)

Increases the maximum amount of negotiable promissory notes which may be issued by the Desert Water Agency to the lesser of \$1,500,000 or three percent of the assessed valuation of property in the agency.

SB 1112 - Walsh  
(Chapter 493)

Prohibits individuals and firms from engaging in the business of a dispensing optician before being issued the proper certificate of registration by the Board of Medical Examiners.

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OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.10.68

MEMO TO THE PRESS

We are considering chartering a press plane for the governor's speaking trip next week. Tentative plans would anticipate departure from Los Angeles on the 19th for Amarillo, Tex., where we will stay overnight. On the 20th we leave Amarillo for Little Rock, Ark. and Va., overnighiting in Charlottesville. then to Charlottesville,/ We then would probably arrive in Cincinnati at midafternoon on the 21st and the press plane would terminate there. Those desiring to attend on a pro-rata basis for travel costs must let me know immediately and no later than Friday afternoon, July 19. Please advise me soonest.

Paul Beck  
Press Secretary  
(916-445-4571)

# # #

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.10.68

MEMO TO THE PRESS

C-O-R-R-E-C-T-I-O-N

PLEASE NOTE: MEMO TO THE PRESS of today's date should read:

LAST SENTENCE: Those desiring to attend on a pro-rata basis for travel costs must let me know immediately and no later than Friday afternoon, July 12. Please advise me soonest: Paul Beck, Press Secretary  
(916-445-4571)

The above is in reference to the chartering of a press plane for governor's speaking trip next week.

# # #

PB



OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.11.68

MEMO TO THE PRESS

A half-hour Report to the People summarizing the Governor's recent visits with minority community leaders will be shown on a number of California stations beginning Sunday afternoon. The following television stations have agreed to carry the report:

San Diego:

KFMB  
KOGO  
XETV

Los Angeles:

KNBC (This station will originate the program and air it at  
5:30 p.m. in the Los Angeles area)  
KHJ

Bakersfield:

KERO

Santa Barbara:

KEYT

San Francisco:

KPIX

Oakland:

KTVU at 6:00 p.m.

Sacramento:

KCRA at 5:00 p.m.  
KXTV at 6:30 p.m.

Fresno:

KFRE at 11:15 p.m.

Redding:

KRCR at 11:00 p.m.

Eureka:

KVIO  
KIEM

Stations not listing times today will have to be consulted as to air date.

250 radio stations throughout the state will receive 15 minute Reports to the People on tape.



Governor Ronald Reagan announced today he has signed an emergency proclamation which will enable the administration to hire some 500 California young people as firefighters in the state's forests and wildlands where potential danger from fire has become particularly acute.

He emphasized that recruiting for the jobs will be directed toward youth in the disadvantaged areas of the state.

He said this action will bring to 700 the number of young people which the State Department of Conservation has hired to meet the extremely serious threat of fires posed by a lack of rain and weeks of drying north winds during April and June.

The proclamation noted that the number of fires that have occurred to date in state forest fire protection areas "has exceeded 1,500 and burned over 20,000 acres of valuable forest, range and watershed lands.

"The number and acreage of these fires thus far this season are more than double the average for the past five years," the governor said.

The proclamation also said weather conditions, brought about by six weeks of drought this spring, "have caused extremely dry moisture and forest fuel conditions which in early summer were already about the same as normally expected much later in the season." He noted that "statewide precipitation during the past season averaged only 75 percent of normal, with some areas ranging as low as 60 percent of normal."

For these reasons, the governor said:

"I hereby proclaim a state of emergency within the boundaries of the State of California, and I do, hereby, order the director of conservation, working with other appropriate officials, to take all necessary action through the State Forester to effectively meet this emergency.

"I further urge every citizen and all civic groups and business enterprises to make special efforts to prevent forest fires," the proclamation added.

Governor Reagan said:

"While, on the one hand, the threat of fires gives us all real cause for concern, I am, on the other hand, extremely pleased that we

will now become significantly better equipped to meet the emergency as a result of the jobs which will be provided to these disadvantaged youth.

"Not only do they want and need to work this summer, but they will find these jobs extremely meaningful. For they will be rendering their fellow citizens a valuable service--protecting the beauty of our forests and wildlands from the ravages of fire and destruction.

"Already, as a result of this administration's efforts, at least 40,000 California youth between the ages of 16 and 22--many from our disadvantaged areas--have been placed in worthwhile summer jobs around the state. And, we have reason to be optimistic that many more thousands of our young people will be able to obtain employment during the weeks to come as a direct result of our Summer-Jobs-For-Youth campaign," the governor said.

The campaign is being coordinated by the State Department of Employment and involves a heavy commitment by private industry, business and labor, as well as all levels of government.

The governor reemphasized that his summer youth jobs/<sup>campaign</sup> "is not producing make-work, leaf-raking-type jobs, but work which gives a real sense of purpose to our young people--young men and women who want to make a meaningful contribution to the economy and to our society.

# # #

EJG

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

AB 14 - Moorhead  
(Chapter 528)

Provides that in misdemeanor cases a person who refuses to answer a question on the ground of self-incrimination may agree in writing with the district attorney or prosecuting attorney to testify, have the agreement approved by court, and be compelled to answer, thereby receiving immunity.

AB 342 - Murphy  
(Chapter 529)

Includes within the provisions of law relating to the establishment and maintenance of regional occupational centers, regional occupational programs and sets forth procedures to be followed by counties which presently operate such regional programs. The bill also permits county superintendent of schools operating these programs to receive state reimbursement.

AB 363 - Dent  
(Chapter 530)

Provides that the director of corrections may authorize the temporary removal, under custody, of inmates from prisons or other institutions for adult detention for participation in community action programs directed toward community betterment and delinquency prevention, for a period not longer than one day. The bill also provides that director may authorize removal of inmates for disaster aid, including local mutual aid and state emergencies.

AB 411 - Fong  
(Chapter 531)

Specifies that Division 7 of the Education Code pertaining to the course of instruction in the elementary and secondary schools may be known as the George E. Miller, Jr. Education Act of 1968.

AB 436 - Murphy  
(Chapter 532)

Permits the people, in a criminal case, to take an appeal from an order or judgment of the superior court dismissing or otherwise terminating the action before defendant has been placed in jeopardy or where the defendant has waived jeopardy. The bill prohibits the people in such cases from refiling after an adverse decision on appeal.

AB 443 - Deddeh  
(Chapter 533)

Authorizes state financial participation in the construction of the Tijuana River Flood Control Project.

AB 476 - Burke  
(Chapter 534)

Increases the number of judges in the West Orange County Municipal Court from three to five and from five to six on and after July 1, 1969. The bill also increases the number of judges in the Central Orange County Municipal Court from six to seven.

AB 526 - Mulford  
(Chapter 516)

Increases the number of judges in the Alameda County Superior Court from 20 to 22.

AB 671 - Stull  
(Chapter 517)

Makes specified Penal Code provisions authorizing removal of prisoners in county or city jails to hospitals applicable to county industrial farms, county industrial road camps, and joint county road camps.

AB 684 - Lanterman  
(Chapter 543)  
URGENCY

Changes the formula for the allocation of cigarette taxes to the cities.

AB 732 - Biddle  
(Chapter 535)

Makes it unlawful for any person to operate a motor vehicle on private property while under the influence of intoxicating liquor or combined influence of intoxicating liquor and any drug. The bill makes the law the same on public highways and private property.

AB 1065 - Biddle  
(Chapter 536)

Makes it a misdemeanor for a person under custody of a probation officer in a county juvenile hall, or committed to a county juvenile home, ranch, camp, or forestry camp, to escape or attempt to escape from such facility. The bill further provides that in a detention hearing, a minor has the right to confrontation by, and cross-examination of, any person examined by court under section providing that the court will examine minor, his parent, guardian, or other person having relevant knowledge.

AB 1134 - Ryan  
(Chapter 537)

Revises the boundaries of San Mateo and Santa Clara Counties.

AB 1137 - Ryan  
(Chapter 538)

Permits county boards of supervisors to provide that not more than 50 percent of the fines and forfeitures received from vehicle code violators and which is deposited in the special road fund of the county, be transferred into the general fund of the county.

AB 1248 - Fong  
(Chapter 539)

Permits a credit or refund of tax under the Cigarette Tax Law when an amount not required to be paid has been paid by any person, rather than when such amount has been paid more than once or has been erroneously or illegally collected or computed.

AB 1249 - Fong  
(Chapter 540)

Provides that if a person who has filed a claim for refund of sales or use taxes requests that the State Board of Equalization defer action on the claim, the board may require that the claimant waive interest as a condition to the deferral. The waiver of interest would apply only to the period during which the claimant requested that the board defer action.

AB 1274 - Pattee  
(Chapter 541)

Increases the maximum charges allowed upon loans made under the Industrial Loan Law.

AB 1662 - Fong  
(Chapter 542)

Authorizes assessors of counties to meet and prorate number of migratory livestock to be assessed in each county where such livestock are ranged in two or more counties. The bill will not be operative after July 1, 1970.

SB 379 - Teale  
(Chapter 518)

Provides for a new rate schedule for short-term small loans made by pawnbrokers.

SB 591 - Cologne  
(Chapter 519)

Repeals an obsolete section of the Business and Professions Code.

SB 679 - Short  
(Chapter 520)

Declares that the term "subdivision," as used in Subdivision Map Act, does not apply to land divided into lots or parcels, each of which is a quarter-quarter section or larger. Present law exempts parcels of 40 acres or more.

SB 730 - Teale  
(Chapter 521)

Increases the maximum charges allowed on loans made by pawnbrokers. The rates for loans under \$500 are not changed.

SB 734 - Schmitz  
(Chapter 522)

Authorizes the Orange County Flood Control District to monitor drainage, flood, storm or other waters within the district, to record the quality of these and to report the results to the appropriate regional water quality control boards.

SB 749 - Bradley  
(Chapter 523)

Exempts interstate railroad company regulated by the Public Utilities Commission of this state and by a regulatory agency of the United States from the provisions relating to the disposition of unclaimed property.

SB 861 - Stiern  
(Chapter 524)

Provides for an annual public hearing in May on the proposed budget of a school personnel commission. The bill requires the commission to notify the governing board of the school district as to the time, date and place of the hearing and to forward the proposed budget to the board for its recommendations.

SB 1009 - Lagomarsino  
(Chapter 525)

Authorizes a county water district to contract with a nonprofit water supplier located wholly or partially within the district even though directors or officers of the district are also members or officers of such nonprofit water supplier.

SB 1137 - Grunsky  
(Chapter 526)

Increases salaries of court clerks in the Salinas and Monterey-Carmel municipal court districts.

SB 1138 - Way  
(Chapter 527)

Requires all vending machines, which dispense an article of value for five cents or more, to have the name and address of the owner affixed to them. The name and address must be placed on such vending machines on and after July 1, 1969.

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PB



OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.12.68

RELEASE: Immediate

#465

Governor Ronald Reagan announced today he has vetoed AB 470 which would have provided that the marshal in Los Angeles and San Diego counties had sole responsibility to serve civil processes.

In a message to the legislature, the governor said he vetoed the measure because the operation of sheriff's and marshal's departments is primarily a matter of local concern.

"Where no overriding need for uniform statewide policy exists, matters concerning the internal organization of county government should be determined by local boards of supervisors in accordance with the needs of their particular communities," the governor said.

The bill would have "deprived local government of its inherent right to manage its own affairs," the governor said.

The bill, by Assemblyman Walter J. Karabian (D-Monterey Park), was opposed by the Los Angeles and San Diego county boards of supervisors, the San Diego County Grand Jury, the associations of California Peace Officers and District Attorneys, the County Supervisors Assn. and others.

# # #

PB



OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.12.68

FOR IMMEDIATE RELEASE

\* 466

Governor Ronald Reagan announced today the appointment of Herbert R. Temple, Jr., a Lieutenant Colonel in the California National Guard, as his new military aide.

The position pays \$15,450 a year.

Temple, 40, will serve as liaison officer between the governor and the State Military Department. The job is also concerned with matters pertaining to military protocol.

Temple will take an extended leave from his position as vice-president of the V. B. Morgan Company of Long Beach, which specializes in transporting chemicals, oils and petroleum products.

He replaces Lieutenant Colonel David K. Rowe who has returned to private business in Paso Robles.

Colonel Temple began his military career in 1947, when he enlisted in the 160th Infantry of the now-inactivated 40th Infantry Division. He served in the Korean Conflict with the 5th Regimental Combat Team. Following his release from active service, he rejoined the 40th Armored Division and received his commission as Second Lieutenant in 1952. He has subsequently served in various command and staff assignments from company to division level and was promoted to his present grade in November, 1966.

His most recent assignment was that of commanding officer, 3rd Battalion, 160th Infantry, part of the new selected reserve force, 40th Infantry Brigade.

His decorations and awards include the United Nations Service Medal; the National Defense Service Medal; the State Medal of Merit; and Commendation Ribbon.

He was born in Los Angeles and received his civilian education in the Los Angeles city school system, graduating from Los Angeles City College in 1954.

He has attended the Company and Career Officer Courses at the U.S. Armored School, Ft. Knox, Kentucky, and the Command and General Staff College, Ft. Leavenworth, Kansas.

He is a member of the Al Malikah Shrine of Los Angeles; the Los Angeles Athletic Club; the U.S. Army Armor Association; the Los Angeles County Art Association; the Los Angeles County History Alliance; and the Los Angeles County Zoo Association. He and his wife, Patricia, reside in Santa Monica. His mother is Mrs. Emily Vanderbush of South Laguna Beach and his father, Herbert R. Temple, Sr., makes his home in Barstow.

EJG

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.12.68

FOR IMMEDIATE RELEASE

# 467

GOVERNOR'S SCHEDULE

July 15, 1968

thru

July 21, 1968

Monday, July 15

pm Arrive Sacramento Municipal Airport

Tuesday, July 16

1:30 p.m. PRESS CONFERENCE

Wednesday, July 17

11:00 a.m. Remarks to Professional and Vocational Standards  
Commission members - Empire Room - Senator Hotel

1:30 p.m. Crowning of Wine Queen ( Governor's Office)

Thursday, July 18

11:45 a.m. Swearing-in ceremony for California woman Marine  
assigned to the "Governor's Platoon" (Governor's  
Office)

Afternoon Depart for Los Angeles

Friday, July 19

am Depart for Amarillo, Texas  
(Overnight - Amarillo, Texas)

Saturday, July 20

Afternoon Little Rock, Arkansas

Evening Charlottesville, Virginia  
(Overnight - Charlottesville, Virginia)

Sunday, July 21

am Baltimore, Maryland

Afternoon Cincinnati, Ohio  
(Overnight - Cincinnati)

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James G. Stearns, director of the State Department of Conservation, announced today he has named John M. Mayfield, Jr. as deputy director of the department.

Mayfield, a member of the Mendocino County Board of Supervisors since 1964, and currently board chairman, replaces Robert D. Calkins who has served as a deputy director in the department since 1961.

Mayfield, a 32-year old Republican, is a graduate of Humboldt State College.

He will assume his new duties August 1.

Mayfield serves as president of the Redwood Empire Association's Supervisors' Unit which covers nine north coast counties.

He is vice chairman of the Mental Health Committee of the County Supervisors' Association of California and served as a director of the association for two years.

He is also a director of the Redwood Region Conservation Council and worked as a field representative for the council from 1957-58.

From 1958-59, he was manager of International Wood Products at Fields Landing.

He managed the Mendo Mill and Lumber Company in Ukiah from 1961-64.

He is married, has two children, and lives at 211 Leland Lane, Ukiah.

He and his family plan to move to Sacramento in the near future.

# # #

OFFICE OF THE GOVERNOR  
Sacramento, California  
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MEMO TO THE PRESS

Governor Reagan's daughter, Patricia Ann, <sup>15,</sup> is recuperating at home today after having her tonsils and adenoids removed on Saturday, July 13th. It was a routine operation performed by Dr. Richard Barton at St. John's Hospital in Santa Monica.

\* \* \* \* \*

Governor Ronald Reagan said today "the demand for health care services by the public is growing faster than the ability of the health professions to provide them."

Therefore, he said he hoped practical suggestions to solve the problem would come out of the special two-day Allied Health Conference in Sacramento Wednesday and Thursday.

Reagan said state officials have been told the problem is three-fold:

- 1 - A growing shortage of physicians.
- 2 - Failure to recruit and train enough auxiliary and technical back-up personnel for hospitals, doctors' offices, laboratories and other facilities.
- 3 - A proliferation of licensing practices and boards in the healing arts.

The governor said the situation possibly could be helped by former G.I.'s and others who have had some kind of medical corps experience.

"License procedures must be untangled if the public's health is to be protected," the governor said.

The conference is sponsored by the State Board of Medical Examiners. Its purpose is to study reasons for the shortage of physicians and auxiliary personnel and the proliferation of boards and licensing requirements.

Emphasis is expected to be placed on the need to determine the degree of medical training which former corpsmen, technicians and others have had in the military service and how their talents can be utilized.

Among state officials participating are Spencer Williams, secretary of Human Relations; Earl Coke, secretary of Agriculture and Services; Henry M. Shine, Jr., director, Department of Professional and Vocational Standards; James E. Johnson, director, Department of Veterans Affairs; Assemblyman Gordon W. Duffy, chairman, Assembly Committee on Public Health; Peter Weinberger, director, Department of Employment; and Robert E. Howard, Department of Rehabilitation.

Moderating the conference will be Dr. Genest D. de L'Arbre, president of the State Board of Medical Examiners.

Other speakers include Dr. Earle M. Marsh, coordinator, Allied Health Professions, U.C. Medical Center, San Francisco; Sidney W. Crossman, Ph.D., associate director, Coordinating Council for Higher Education; Capt. John H. Bing, Medical Service Corps, USN, executive officer, Naval Hospital Corps School, San Diego; and Miss Jean Clawson, registered nurse, consultant in Health Occupation, Bureau of Junior College Vocational Technical Educator, Department of Education.

Governor Reagan will open the conference at the 6th Annual Conference of Board Members at 11:00 a.m. Wednesday in the Senator Hotel. The general session gets under way at 1:15 p.m. in the auditorium of the Department of Employment.



GOVERNOR'S SCHEDULE  
July 19, 1968  
through  
July 24, 1968

Friday, July 19

9:15 a.m. Press baggage check-in, L. A. International Airport, American Airlines Counter. Gate number will be set upon your arrival.

10:30 a.m. Wheels up for Amarillo, Texas, via American Airline  
(PDT) Charter Jet (Boeing 707). Lunch en route.

2:30 p.m. Wheels down, Amarillo, Texas Municipal Airport.  
(All baggage removal required - plane change to Boeing 727.

3:10 p.m. Depart Airport via auto and press bus for downtown Amarillo (Luggage via truck directly to Villa Inn Hotel - will be put in rooms)

3:30 p.m. Arrive Fairgrounds Coliseum

3:45 p.m. Proceed to adjacent room for press availability.

4:15 p.m. Press Hospitality Room at Commercial Arts Building

5:45 p.m. Commercial Arts Building for Joint Congressman Price-RSCC Reception

7:30 p.m. Coliseum, Joint Congressman Price-RSCC Fund-Raising Dinner. Speech.

8:30 p.m. Depart Fairgrounds for Villa Inn via auto and press bus

9:00 p.m. Arrive Villa Inn for overnight

(Press room assignments distributed by staff upon arrival; baggage in rooms)

Saturday, July 20

8:45 a.m. Press Baggage Call

9:15 a.m. Press depart for Airport via bus

9:30 a.m. Wheels up Amarillo for Little Rock, Arkansas via  
(CDT) American Airlines Charter Jet (Boeing 727)

10:50 a.m. Wheels down, Little Rock, Adams Field Airport,  
(CDT) Central Flying Service Executive Terminal

11:10 a.m. Depart Airport for Hotel Lafayette

11:20 a.m. Arrive Hotel, Proceed to Liberty Room for Press Availability

(Press proceeds to Robinson Auditorium for equipment set-up, except luncheon press pool)

12:00 Noon Skyway Club for Fund-Raising Luncheon for Senate Candidate Charles Bernard (Press Pool Only)

12:40 p.m. Arrive Robinson Auditorium for Joint Bernard-RSCC Fund-Raising Rally. Speech.



1:20 P.M. Depart for airport via auto and press bus.

1:30 P.M. Arrive Adams Field, Little Rock Airport.

1:40 P.M. Wheels up Little Rock for Charlottesville, Virginia  
(CDT) via Charter Jet (Boeing 727). Lunch on board.

4:20 P.M. Wheels down, Charlottesville, Virginia.  
(EDT)

4:45 P.M. Press availability in private room at Horizon  
Aviation.

5:15 P.M. Depart airport for Jefferson Hotel via bus  
(luggage via truck). Buffet dinner available for  
press at Jefferson Hotel.

(Note: All luggage off 727 because remainder of  
trip on Lockheed Electra).

7:30 P.M. Press transported to University of Virginia  
Field House.

8:15 P.M. Ronald Reagan arrives University Hall (Field  
House), University of Virginia, for RSCC rally.  
Speech.

9:30 P.M. Depart University campus for Jefferson Hotel.  
  
Overnight.

Sunday, July 21

10:00 A.M. Press baggage call at Jefferson Hotel

10:30 A.M. Press depart for airport via bus.

11:00 A.M. Wheels up, Charlottesville for Baltimore, Maryland  
(EDT) via American Airlines Charter (Lockheed Electra).

11:45 A.M. Wheels down, Baltimore Friendship International  
(EDT) Airport.

12:00 P.M. Depart airport for Friendship International Hotel  
via autos and press bus.

12:15 P.M. Arrive hotel, press hospitality suite.

1:45 P.M. Press availability, President Kennedy Room.

2:45 P.M. Depart hotel for airport via autos and press bus.

3:00 P.M. Arrive Baltimore-Friendship Airport, north end of  
runway.

3:15 P.M. Wheels up Baltimore-Friendship International  
(EDT) Airport for Cincinnati, Ohio via American Airlines  
Charter (Lockheed Electra). Lunch on board.

5:00 P.M. Wheels down Greater Cincinnati Airport (Covington,  
(EDT) Kentucky).

5:15 P.M. Depart airport for Sheraton Gibson Hotel via autos  
and press bus.

(Note: Press tour terminates at this point).

5:45 P.M. Arrive Sheraton Gibson Hotel, downtown Cincinnati.  
(Press covering the Governors Conference are located at the Netherlands Hilton Hotel).

7:00 P.M. Depart hotel for Host State Social Event.  
(Governors and wives only).

(Overnight at Sheraton-Gibson Hotel, Cincinnati).

Monday, July 22

9:30 A.M. Opening session, National Governors Conference, Convention-Exposition Center.

12:30 P.M. Recess for lunch.

2:00 P.M. Governors Conference, standing committee meetings.  
(NOTE: Mrs. Reagan will arrive at 4:00 P.M. via American Airlines #388 from Los Angeles.)

(Overnight, Sheraton-Gibson Hotel, Cincinnati).

Tuesday, July 23

9:15 A.M. Closed executive session, Convention Exposition Center.

12:30 P.M. Governors Conference Press Conference at Convention Exposition Center.

Overnight, Sheraton-Gibson Hotel, Cincinnati, Ohio

Wednesday, July 24

(NOTE: Mrs. Reagan departs Cincinnati for Los Angeles via American Airlines #207 at 9:45 A.M.)

9:00 A.M. Governors Conference Plenary Session at Convention Exposition Center.

10:45 A.M. Closing business session at Convention-Exposition Center.

1:50 P.M. Arrive Greater Cincinnati Airport.

2:00 P.M. (EDT) Wheels up for Birmingham Alabama via private charter jet.

2:00 P.M. (CDT) Wheels down, Birmingham, Alabama Municipal Airport.

2:30 P.M. Press availability in private room at airport.

3:30 P.M. Arrive Tutweyler Hotel.

6:15 P.M. RSCC Fund-Raising Reception at hotel.

8:15 P.M. Arrive Municipal Auditorium for RSCC Fund-Raising Rally. Speech.

9:45 P.M. Arrive Birmingham Municipal Airport.

10:00 P.M. Wheels up for Sacramento.

12:00 Midnight Wheels down, Sacramento Municipal Airport.  
Overnight: Sacramento.

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Sacramento, California  
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MEMO TO THE PRESS

C-O-R-R-E-C-T-I-O-N in Governor's Schedule,  
July 19 through July 24:

Friday, July 19

9:15 a.m.

Press baggage check-in, L.A.  
International Airport, West  
Imperial Terminal, on Imperial  
Boulevard, just west of Sepulveda  
Boulevard.

# # #

OFFICE OF THE GOVERNOR  
Sacramento, California  
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RELEASE: Immediate

#470

Governor Ronald Reagan has proclaimed the day of July 17, 1968,  
as WALT DISNEY APPRECIATION DAY.

Text of the proclamation follows:

"WHEREAS, Walt Disney was a warm human being who communicated enduring values and the highest ideals to the minds and hearts of people everywhere; and

"WHEREAS, Walt Disney motion pictures, whether animated or conventionally photographed, consistently and without exception presented entertainment for the entire family; and

"WHEREAS, the genius of Walt Disney extended beyond the motion picture screen and television tube to Disneyland and its many delights for people of all ages; and

"WHEREAS, it is fitting and proper that we honor the memory of such an outstanding Californian;

NOW THEREFORE I, RONALD REAGAN, GOVERNOR OF CALIFORNIA, do hereby proclaim July 17, 1968 and every July 17th thereafter WALT DISNEY APPRECIATION DAY, and suggest appropriate observances."

\* \* \*

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

- AB 83 - Conrad  
(Chapter 585) Makes it a misdemeanor for persons to transfer sounds from recordings to other recordings for commercial purposes, without consent of owner. The bill does not apply to any person engaged in radio and television broadcasting who transfers sounds intended for or in connection with, any radio or television broadcast, or for archival purposes.
- AB 111 - Powers  
(Chapter 586) Provides for distribution of a Public Employees' Retirement System death benefit to the person entitled to the custody of a minor, if the benefit is within specified limits, or to the court, if the beneficiary is a minor without an appointed guardian.
- AB 137 - Milias  
(Chapter 587) Includes registered nurses employed by public health agencies, schools, or school districts among those persons required to report suspected mistreatment of minors to specified authorities.
- AB 151 - Vasconcellos  
(Chapter 551) Permits the spouse of an adoptive parent who is in military service, or in an auxiliary, or in the Red Cross, to make appearance through counsel in an adoption matter when the spouse resides with the adoptive parent outside of the state. The bill further requires the court to withhold action until after the investigation of the Department of Social Welfare or licensed county adoption agency has been submitted to the court.
- AB 197 - Ketchum  
(Chapter 515) Increases the number of judges in the Kern County Superior Court from five to six.
- AB 215 - Wakefield  
(Chapter 638) Prohibits the employment of any person by the State Department of Parks and Recreation, or by a city or county in connection with a park, playground, recreational center, or beach, in a position requiring contact with children, or as a concessionaire in a state park, unless such person produces or has on file with the department, city or county a certificate showing that he was examined within the last two years and found to be free from communicable tuberculosis.
- AB 288 - Milias  
(Chapter 588) Prevents state services from being denied to handicapped children placed for adoption on the basis of adopting parents' income, and eliminates the requirement of payment of costs of services by the adopting parents. The bill applies only to physical handicap present and diagnosed at the time of adoption.
- AB 385 - Murphy  
(Chapter 579) Requires that the birth record after adoption be made available only upon order of the superior court, after submission of a petition showing a good and compelling cause. The State Department of Social Welfare is to be advised of the petition and the department is required to send copy of all records and information concerning the adoptive person to assist the court in deciding the matter.
- AB 462 - Cory  
(Chapter 617) Provides that when tide and submerged lands granted to a county by the legislature are included within a city's boundaries because of the incorporation of a city, trust title to the lands will pass to the city from the county only on specific authorization of the legislature.



AB 518 - Chappie (Chapter 589)	Authorizes a California water district to ascertain district voters through use of last <del>corrected</del> equalized assessment roll of each affected county at least 90 days prior to the district election.
AB 532 - Davis (Chapter 590) <u>URGENCY</u>	Permits openings on crab traps north of Point Conception to be constructed on top or side of the trap.
AB 554 - Murphy (Chapter 591)	Provides for direct enforcement of an order for attorney fees in a domestic relations action.
AB 560 - Ketchum (Chapter 592)	Reduces the period for contesting the conclusive effect of designated findings of fact or conclusions of the Department of Water Resources, the California Districts Securities Commission, or water storage districts. The bill requires that any action attacking any assessment of a district or attacking the validity of any bonds issued by a district must be brought or maintained within 60 days of the date upon which the assessment roll is filed with the county treasurer or of the date of adoption of the resolution providing for the issuance of such bonds.
AB 590 - Cory (Chapter 618)	Declares that specific provisions of the Insurance and Vehicle Code are not to be construed to constitute a "homeowner's policy" as an "automobile liability policy" or a "motor vehicle liability policy," notwithstanding the fact that such homeowner's policy provides certain automobile or motor vehicle coverage on the insured premises.
AB 599 - Chappie (Chapter 580)	Extends the period permitted to begin a project on lands acquired with a Davis-Grunsky Act site acquisition loan before the lands must be offered for sale from five to ten years.
AB 695 - Powers (Chapter 619)	Expressly authorizes the Sacramento County Water Agency to pay interest, not to exceed six percent per annum, on reimbursement agreements.
AB 699 - Ray E. Johnson (Chapter 620)	Permits a hunter using a licensed zone A pheasant club to have a daily, monthly, or seasonal permit, issued at option of operator, in his possession when hunting, instead of requiring possession of a daily permit. The bill makes the requirements for zone A clubs the same as zone B clubs.
AB 701 - Z'berg (Chapter 593)	Increases the number and compensation of various attaches of the Sacramento Municipal Court.
AB 705 - Hayes (Chapter 594)	Requires additionally, that the executor or administrator to whom letters were issued by other jurisdiction on the estate of a nonresident decedent, state in his affidavit that valid letters were issued to him by a court of competent jurisdiction before a person so indebted to such estate or holding personal property of the decedent may pay such debt or deliver such property to such executor or administrator and be relieved of further liability. The bill also specifies that such property holder or debtor need not inquire into truth of the statement in the affidavit or other documents in order to be relieved of further liability.
AB 727 - Fenton (Chapter 595)	Requires, with certain exceptions, that the 20 days' advance notice given by an insurer of the insurer's intention not to renew an automobile liability, physical damage, or collision policy or any combination thereof, contain or be accompanied by prescribed statement that upon written request, the insurer will notify the insured of the reasons for nonrenewal.



- AB 749 - Davis  
(Chapter 596) Increases the annual salary of members of the board of supervisors of Sierra County from \$2,400 to \$3,600. The bill also increases annual salary of members of the board of supervisors in Tehama County from \$4,200 to \$5,400, the county auditor from \$1,060 to \$2,400 and the district attorney from \$4,500 to \$5,400.
- AB 772 - Brown  
(Chapter 621) Requires any state or local agency disposing of surplus unimproved land which is capable of park or recreation development, except property being held by the agency for purposes of exchange, to offer such land for sale to city and county park and recreation departments, regional park authority, and the Resources Agency.
- AB 779 - Shoemaker  
(Chapter 597) Authorizes the Santa Barbara County Flood Control and Water Conservation District to make and enforce ordinances and regulations for the protection of water courses, drainage structures, dams, reservoirs, levees, and other water distribution and conservation facilities within the district.
- AB 785 - Belotti  
(Chapter 552) Deletes the requirement that a certificate of compliance be issued to the owner or driver of a vehicle when a motor vehicle pollution control device is recharged. The bill also makes it unlawful for any person, other than a licensed installer in a licensed station to issue or sign, rather than, for any person, other than a licensed station to issue, a certificate of compliance as provided for by law.
- AB 817 - Elliott  
(Chapter 598)  
URGENCY Extends to July 22 the time for placing any constitutional amendment approved by the legislature on the 1968 general election ballot.
- AB 819 - Wakefield  
(Chapter 599) Requires the superintendent of any state institution in which a criminal defendant is detained because of adjudicated insanity to notify the court in which the defendant's case is pending, as well as the sheriff and the district attorney, whenever the defendant becomes sane.
- AB 844 - Bee  
(Chapter 622) Increases from \$10 to \$25 the sum which may be fixed by a park and recreation district board for each member to receive for each board meeting attended, but reduces permissible number of board meetings in any calendar month from four to two.
- AB 857 - Bagley  
(Chapter 623) Authorizes county clerks of all counties, rather than counties of over 650,000 population, to destroy records of superior court actions over 30 years old if no appeal is pending, certain of the records are microfilmed, various procedures are met, and the records do not involve a probate, real property, juvenile, criminal, or adoption action or proceeding.
- AB 868 - Crandall  
(Chapter 624) Enlarges the class of relatives for whose death bereavement leave shall be granted classified employees of school districts. The bill permits governing boards of school districts to further expand that class of relatives.
- AB 887 - Foran  
(Chapter 625) Prohibits any person from parking a vehicle upon any railroad track or within seven and one-half feet of the nearest rail. The bill authorizes specified peace officers to remove any vehicle from a railroad right-of-way if it is parked upon any railroad track or within seven and one-half feet of the nearest rail.

- AB 900 - Conrad  
(Chapter 626) Directs the state registrar to retain the \$2 fee paid by an applicant for a certified copy of a birth, fetal death, death of marriage record if the original information supplied by the applicant is insufficient and if additional necessary information is not furnished within 30 days of the time of a written request by the state registrar. Overpayment of such fees shall be refunded upon written request of applicant within one year or when in excess of \$2.
- AB 903 - Priolo  
(Chapter 627) Provides that a cigarette distributor may use investment certificates or share accounts, not exceeding the federally insured amount, in a federally insured California savings and loan association in lieu of bonds as security for cigarette taxes.
- AB 913 - Knox  
(Chapter 628) Provides that the costs incurred by the State Lands Commission in connection with making determinations regarding proposed city annexations of tidelands shall be paid by annexing city.
- AB 925 - Biddle  
(Chapter 629) Consolidates, revises, and recasts existing Welfare and Institutions Code sections regulating the authority of a probation officer or the juvenile court to obtain medical care for the minor into one comprehensive section.
- AB 927 - Pattee  
(Chapter 630) Makes clarifying amendments to the Agricultural Code relating to estrays. It also clarifies the authority of the director of Agriculture to take up the stray animals in the first instance where owners are unknown and cannot be located. The bill deletes the requirements for the inspection of hides of horses, mules and burros, the licensing and bonding requirements of persons who operate establishments for the slaughter of horses, mules and burros, and the license requirement for transporters of such animals.
- AB 928 - Priolo  
(Chapter 631) Authorizes a distributor under the Motor Vehicle Fuel License Tax Law to deposit with the state treasurer, in lieu of bond, equivalent certificates of deposit issued by banks doing business in the state and insured by the Federal Deposit Insurance Corporation, or investment certificates or share accounts issued by savings and loan associations, not exceeding the federally insured amount, doing business in the state and insured by the Federal Savings and Loan Insurance Corporation.
- AB 931 - Priolo  
(Chapter 632) Authorizes a taxpayer under the Alcoholic Beverage Tax Law to deposit with the state treasurer, in lieu of bond, equivalent certificates of deposit issued by federally insured banks doing business in the state or investment certificates or share accounts issued by a federally insured savings and loan association doing business in the state, not exceeding the federally insured amount.
- AB 944 - Negri  
(Chapter 633) Terminates the liability of persons to make court ordered payments for support of party for a contingent period of time, or for support of children during a child's minority or until child is married or emancipated, upon the happening of such contingency. If the party or custodial parent to whom such payments are to be made fails to notify person ordered to make such payments, or attorney of record of such person, of the happening of such contingency and continues to accept support payments, that such party or custodial parent refund any and all moneys received which accrued after the happening of the contingency.

- AB 955 - Veneman  
(Chapter 634) Eliminates the requirement that \$1 of the \$3 fee, for filing a petition to establish record of birth, death, or marriage, go to the law library fund of the county. The bill requires instead, payment of the law library fee of the county upon the filing of such petition in addition to the \$3 fee.
- AB 1021 - Porter  
(Chapter 635) Requires that representatives of the state concerned with formulating the state's position on proposed federal legislation or other actions involving regional water planning and the state's interests in interstate streams, consult with and seek the advice of the California Advisory Committee on Western States Water Planning.
- AB 1042 - Vasconcellos  
(Chapter 553) Authorizes the use of school buses for the transportation of pupils to and from their places of employment during the summer in connection with any summer employment program for youth. The bill provides that the school governing board shall require payment of a reasonable charge for such transportation.
- AB 1049 - Barnes  
(Chapter 636) Amends the Public Employees' Retirement Law to provide that disability retirement allowance for local safety member retired for nonindustrial disability is the same amount and subject to the same conditions as a state member so retired if only local safety members are included in contract with the agency.
- AB 1061 - Bagley  
(Chapter 554) Provides that a subdivider has the right to require a school district in certain cases to record a certificate with the county recorder regarding dedication by the subdivider of property for school purposes.
- AB 1096 - Dent  
(Chapter 637) Repeals the Water Code provision which authorizes a county water district to finance a purchase of works, lands or structures to be used for a district purpose, solely from the net operating income derived from such works, land or structures.
- AB 1099 - Leroy F. Greene  
(Chapter 555) Corrects a reference in an Education Code section relating to sabbatical leaves to junior college teachers.
- AB 1129 - Crandall  
(Chapter 600) Authorizes county superintendent of schools to establish and maintain prescribed programs for physically handicapped minors, with approval of the county board of education and agreement of the local governing board of school district. The bill requires levy of county taxes for schools and classes operated by a county superintendent for trainable mentally retarded children and physically handicapped children for larger districts as well as for the smaller districts.
- AB 1183 - Chappie  
(Chapter 556) Provides that any public utility district in the Lake Tahoe Basin which is able to provide certain sewage treatment and transportation facilities to contiguous incorporated territory, may annex such territory, in the manner provided in the District Reorganization Act of 1965, unless the city of which such territory is a part provides, or has undertaken to provide, such sewage treatment and transportation facilities.
- AB 1236 - Thomas  
(Chapter 557) Requires the Los Angeles Flood Control District to reimburse the County of Los Angeles for all costs and expenses incurred by specified county employees, members of the board of supervisors, and the Civil Service Commission in performing district duties.



- AB 1237 - Duffy  
(Chapter 558) Permits the State Personnel Board in certifying names from civil service employment lists to limit the certification to eligibles who have a language fluency, in addition to English, when it has been determined that the position to be filled is one in which this additional language fluency is needed.
- AB 1239 - Mulford  
(Chapter 559) Prohibits chartered or general law agencies of local government from imposing a tax on the earnings of nonresident commuters employed in the jurisdiction of the local agency unless the same tax is also imposed on the earnings of employees who are residents of the local taxing jurisdiction. It also prohibits an employer from withholding any such prohibited tax from the wages of an employee.
- AB 1240 - Monagan  
(Chapter 560) Increases the number and compensation of various attaches of the Stockton Municipal Court.
- AB 1241 - Monagan  
(Chapter 601) Increases the number and compensation of various attaches of the Lodi Municipal Court.
- AB 1246 - Shoemaker  
(Chapter 561) Permits the use of trawl nets between Pt. Arguello and a line running due south from El Capitan Point in Santa Barbara County, in waters of not less than 25 fathoms but not less than one nautical mile from shore.
- AB 1261 - Mobley  
(Chapter 562) Removes the 100-calendar-day time limit within which a former member of a public retirement system must become member of another such system in order to elect deferred retirement in the system which he left.
- AB 1262 - Biddle  
(Chapter 563) Requires pawnbrokers to post the maximum charge of compensation charged in a place clearly visible to the general public.
- AB 1299 - Veneman  
(Chapter 564) Provides for an official seal to be used by county clerks.
- AB 1323 - Dent  
(Chapter 565) Provides that cities may use park properties for other municipal purposes if similar park property acquired within the last three years is available and developed or about to be developed and the new use conforms to the cities' general plan. The bill is not applicable to parks acquired by donation, eminent domain, or park bonds.
- AB 1325 - Conrad  
(Chapter 566) Excludes blank cartridges from definitions of fireworks and dangerous fireworks for purposes of the State Fireworks Law.
- AB 1332 - Bee  
(Chapter 567) Permits holders of beer and wine wholesale licenses to make, distribute, and sell any lawful product to on-sale licensees, so long as such sales are at prices not less than the regular market price.
- AB 1334 - Russell  
(Chapter 568) Allows a court to authorize the adoption of a child by a stepparent without regard to the ages of the child and such adoptive stepparent, if the court is satisfied that the adoption is in the best interests of the parties and the public.
- AB 1361 - Elliott  
(Chapter 569) Permits a local member of the Public Employees' Retirement System entitled to prior service credit to receive credit for a period of war relocation leave occurring prior to the date his employer became a contracting agency if he elects to do so within 30 days of the effective date of the bill and makes the required contribution.
- AB 1401 - Murphy  
(Chapter 570) Adds an additional deputy court clerk classification in the Santa Cruz Municipal Court. The bill also deletes one deputy court clerk position in the Santa Cruz Court.

- AB 1404 - Moretti (Chapter 571) Increases the maximum amounts which a real estate broker may collect from a borrower for actual costs expended, incurred, or reasonably earned by the broker in connection with a loan.
- AB 1427 - Campbell (Chapter 572) Repeals the statutory provisions establishing the Advisory Committee on the Treatment of Rights-of-Way in the Department of Conservation.
- AB 1430 - Fong (Chapter 573) Permits the addition of escape assessments within four or six years of July 1 of the assessment year rather than the lien date.
- AB 1565 - Beverly (Chapter 602) Extends the provisions of the Parking Law of 1949 to counties, as well as to cities.
- AB 1577 - Moretti (Chapter 574) Enacts the Basic Property Insurance Inspection and Placement Plan. It requires all insurance carriers writing basic property insurance in homeowners or other dwelling multiperil policies to establish an industry placement facility and a joint re-insurance association to formulate and administer a program of basic property insurance for persons, who, after a diligent effort, are unable to procure such insurance through normal channels from an admitted insurer. The bill requires all such insurers to belong to such facility and association as a condition to the right to continue to transact insurance business in this state.
- AB 1605 - Knox (Chapter 575) Amends the Land Conservation Act to require the clerk of the board of supervisors or the city council, as the case may be, to record notices of nonrenewal or cancellation of contracts under the land conservation act.
- AB 1631 - Murphy (Chapter 576) Provides that proof or acknowledgement of an instrument may be made before a city clerk and his deputies.
- AB 1637 - Veysey (Chapter 577) Raises the salary of the district attorney of Imperial County from \$14,300 to \$18,000. The bill also increases the salary of members of the Imperial County Board of Supervisors from \$4,800 to \$6,000.
- AB 1652 - Zenovich (Chapter 603) Provides for changes in classification and compensation of various attaches of the Fresno Municipal Court.
- AB 1657 - Stull (Chapter 604) Authorizes the Metropolitan Water District to first redeem bond anticipation notes issued by the district from bond proceeds derived after the maturity date of the notes rather than before. The bill also provides that the district may provide in the resolution authorizing the sale of such notes that if the district cannot sell bonds in time to provide funds to pay any unpaid note and no other funds are available for this purpose, the district shall levy taxes for such payment.
- AB 1659 - Stull (Chapter 605) Increases the salaries of personnel in the North County Judicial District.
- AB 1670 - Gonsalves (Chapter 606)  
URGENCY Changes the base period for the establishment of the pool quota and production base for each producer under the Milk Pooling Act of 1967. The bill gives an option to any producer to have his base determined on his production and usage, either in the calendar year 1967 or during the last six months of 1966. The bill makes other related changes with respect to the producer referendum.



AB 1698 - McMillan (Chapter 607)	Authorizes the issuance of alcoholic beverage licenses to airlines certificated by the Public Utilities Commission. Interstate airlines are presently authorized to receive such licenses. The bill also amends the definition of "club" to authorize the issuance of licenses to clubs operated by airlines at air terminals.
AB 1714 - Murphy (Chapter 608)	Clarifies the authority of local agencies to issue bonds pursuant to the Improvement Bond Act of 1911 which do not mature at an equal rate.
AB 1781 - Miliias (Chapter 609)	Allows the State Personnel Board to prescribe rules governing the temporary assignment or loan of employees between governmental jurisdictions as well as within a state agency or between such agencies as is presently authorized.
AB 1786 - Belotti (Chapter 610)	Authorizes the use of flavored dairy drinks drawn from a milk dispensing device in the preparation of milk shakes or other mixed milk drinks.
AB 1819 - Shoemaker (Chapter 611) <u>URGENCY</u>	Permits the Santa Barbara Metropolitan Transit District to issue \$400,000 in promissory notes under specified terms without an election. The loan will permit the transit district to purchase needed bus equipment.
AB 1863 - Russell (Chapter 578)	Increases the penalty for bookmaking and related offenses from 30 days to one year in the county jail or state prison to not more than one year in the county jail or not more than two years in the state prison.
AB 1891 - Pattee (Chapter 612)	Provides that payments by the Public Utilities Commission to street or railroad corporations for the cities' and counties' share of maintaining automatic grade-crossing protection shall be made on the basis of verified claims filed with the commission by the railroads. The bill also provides that review and approval by the local agency is not required on a condition of disbursement.
AB 1893 - Pattee (Chapter 613)	Increases the salaries of members of the Monterey County Board of Supervisors, the county auditor, and the district attorney.
AB 1895 - Biddle (Chapter 581)	Eliminates the requirement that the notice of intent to apply for a pardon must be published for 30 days from the first publication in a paper in the county in which the conviction occurred.
AB 1897 - Porter (Chapter 614)	Permits destruction of traffic bail dockets maintained or kept in municipal or justice courts solely for the entry of pleas of guilty or nolo contendere where no verified complaint has been filed after the lapse of five years upon order of the presiding judge of such court.
AB 2026 - Crown (Chapter 615)	Raises the salary of various superior court personnel in Alameda County.
SB 16 - Carrell (Chapter 582) <u>URGENCY</u>	Permits a trolley coach or bus operated in urban or suburban service to display an internally illuminated sign emitting not more than 0.25 candela per square inch. Provides that the sign cannot contain a white background or be displayed on the front or rear of the coach or bus.
SB 664 - Sherman (Chapter 545)	Authorizes the filling of vacancies in the Board of Governors of the State Bar by special election or by appointment for the unexpired term.

SB 750 - Alquist (Chapter 544)	Provides for annexation by cities without a hearing or election if all landowners consent in writing and the local agency formation commission approves.
SB 773 - Song (Chapter 546)	Requires that the proposed findings of fact and recommendations of the referee in a hearing under the County Employees' Retirement Law must be served upon the parties who shall have ten days to submit written objections. Such objections shall be incorporated in the record and considered by the retirement board.
SB 776 - Song (Chapter 547)	Provides that the board of administration of county retirement system may appoint a member of the State Bar to act as a referee in making a determination at a hearing.
SB 863 - Deukmejian (Chapter 583)	Increases the number and compensation of certain attaches of the Los Angeles County Superior Court.
SB 903 - Bradley (Chapter 548)	Increases various present fees and imposes new fees to be paid to, or charged by, the insurance commissioner.
SB 904 - Bradley (Chapter 549)	Imposes new fees to be paid to, or charged by, the insurance commissioner.
SB 905 - Bradley (Chapter 550)	Requires the insurance commissioner to require in advance a \$5 fee for filing a notice of appointment of life agent, insurance agent, and a travel insurance agent.
SB 998 - Cologne (Chapter 584)	Revises salaries of attaches of the Riverside County Municipal Court.
SB 1152 - Danielson (Chapter 616)	Deletes a duplicate provision of the Public Utilities Code relating to filing fees on applications for a permit to operate as a cement contract carrier.

# # # # #

Governor Ronald Reagan--in a "Creative Paper" outlining the philosophy of his administration on education--today called for "a great commitment to excellence if education is to help create tomorrow."

The paper, third in a series of creative studies being released by the administration on the major issues of our time, says:

"It is vital that we create and maintain the very finest of educational systems...a system which is responsive to the times and relevant to the times to come...a system which takes advantage of the great innovations of society--thus to provide a learning which is meaningful, which makes every taxpayer's dollar count for progress."

Other studies in the series deal with Human Relations, Law and Order, Public Assistance and The Quality of Life in Today's Environment.

The Public Assistance/<sup>and</sup>Quality of Life papers will be issued during the next several weeks.

The Education paper notes that "much of the greatness of tomorrow will come from our schools." But, it warns that "the small and noisy clique" of individuals clustered around our college campuses "are not" the harbingers of tomorrow; they are throw-backs to a darker age, a dismal time of Hitlerian holocausts, savagery and inquisitions.

"The future will not be built by those who destroy. It will be built by those who have not only the courage to dream big dreams but also the tenacity to perform big deeds."

The paper outlines six proposals for meeting the threat posed by today's campus rebels:

1. Isolation of hard-core rebels by remedying legitimate student grievances, thus denying the rebels of temporary allies. Student-administration communication should be constantly reviewed.

2. Refusal to tolerate force on the campus by either students, faculty or administration.

3. Expulsion of those assuming the student role whose real goals are patently not academic.

4. Dismissal, on professional grounds, of faculty members who betray their academic calling through disruptive or violent activities on the campus.

5. Order and sanity must be brought to the campus by the vast majority of students and faculty members who are loyal to academic goals. They must assure that the rights of ordinary students and faculty are protected.

6. The public at large and government must be properly concerned since the academy intself is not an island outside the law to be used as a staging area for insurrection. It must not be a privileged sanctuary for those who would destroy society. To help reduce trouble on the campuses, priority must be given to establishing closer contact between colleges and universities and local citizens.

The paper notes that Californians spend more of their tax dollars for education than any other public activity--more than \$2 billion during 1968-69.

"It is therefore mandatory that we constantly evaluate the economic, social and political impact of that cost, and the methods of raising those funds.

"We must do this on the basis of need, value received and taxpayer burden."

The study says "Today's system is neither adequate or equitable.

"We must reassert priorities and revamp the financial structure... so that adequate resources are available through an equitable and efficient taxing structure.

"We urgently need a complete assessment and overhaul of the entire financial system of our public schools."

The paper calls for revenue measures which are:

--"Based on equity to property taxpayers, "

--"More responsive to our defined educational objectives."

One of the measures which the study says "deserves exploration" is the establishment of a school district foundation program financed by an annual statewide property tax levied on all non-residential (commercial) property. Each school district would receive the same amount of tax money per pupil. This would provide financial revenue to support basic education.

"Thus, all children would have the same opportunity to learn basic educational skills in public schools."

The paper also suggests the creation of a "roving corps of experts" in the fields of school management, budgetary financing and cost control systems analysis.

"Such a program would deal strictly with fiscal and management techniques and would not in any way attempt to invade the academic province of local school districts."

The study emphasizes that "government cannot and should not do ~~all~~ things for all people all the time." While education "should have the highest priority" in the expenditure of state funds, the paper suggests that educational budgets may be "out of whack."

"For example, we know that during the first few years of school the teaching of basic skills develops a child's matrix for future learning. Yet, the highest teacher-pupil ratios are in our elementary schools."

The paper, therefore, stresses the administration's commitment to rectify this situation--"to spend available dollars first where they will result in the greatest benefit to the student and to society, at the beginning grades of the learning experience."

The study also reaffirms the administration view that "the rapid rise in costs of higher education, coupled with the state's revenue problems, make it mandatory to levy a charge for tuition as a step toward providing a portion of the funds required for the university and state college systems.

"Full opportunity for higher education for all qualified students in our state does not exist because of the financial problems of poor families, including some of our racial minorities.

"California's low income families, through taxes, pay a disproportionate share of the cost of educating students beyond high school.

"A substantial number of state college and university students come from families with relatively high incomes. Under the present tax structure, neither these students or their families are required to contribute to the cost of their higher education in relation to their ability to pay."

The paper outlines the basic elements of Governor Reagan's "Equal Education Plan" which specifies that part of the funds which would be derived from charging tuition would be set aside for qualified students from needy families to meet the legitimate expenses of their education.

"The citizens," the study says, "have voiced majority support for this plan.

"The sooner we get on with a tuition program and grants and loans," it adds, "the sooner we will provide equal educational opportunity in our public institutions of higher learning."

The study also emphasizes that the "entire process of educating, motivating and compensating teachers must be improved--given a higher priority. This must be done if we are to begin to realize the full promise of education."

On "tenure," the paper says:

"Today, too many believe, mistakenly, that tenure is an inalienable 'right' which requires no responsibility. It is ironic that some teachers, granted job security by the public, now threaten to close down our schools. These militants take the position that they are accountable to no one, that they are the power elite and that the



people, the owners of the schools, are voiceless providers. This administration's policy is clear: the rights and the best interests of the public are not negotiable."

As a start toward upgrading the teaching profession, the paper offers seven suggestions:

1. Creation of five staff teaching levels to reestablish teaching as a profession and to make education more responsive to current and future needs:

a) Educational Technician. For this level, junior college or college graduates, in any subject field, could assume many of the clerical or housekeeping tasks of the teacher. There would be no instructional responsibilities.

b) Academic Assistant. This would be the first level of a credentialed teacher. As a teacher intern, this person could work with students and have some instructional responsibility in special or skilled areas.

c) Staff Teacher. While all teachers are, in effect, staff teachers, the full-time staff teacher would spend all his or her school hours with students.

d) Senior Teacher. This person, the "teacher's teacher," would be primarily responsible for the application of curriculum and instructional innovations to the classroom. Approximately half the senior teacher's time would be spent with students.

e) Master Teacher. This teacher could spend about one-quarter of the time in the classroom and the other three-quarters working to upgrade subject matter and introducing new teaching concepts.

2. Creation of the School Manager--a non-credentialed person with management training and experience to assume responsibility for the business functions of school operation. This would permit the principal to participate actively in the instructional program.

3. In-service Teacher Training, professional in scope and content, and related to the training of basic skills and understanding of new concepts of knowledge.

4. The development of merit pay plans and improving salary classifications for deserving teachers.

5. Creation of a "Teacher-Student Service Corps" to coordinate the utilization of teachers, former teachers, education students and others as part-time tutors of school children, particularly those in poor and minority areas.

6. Volunteer help by interested citizens to relieve teachers of administrative chores, releasing the teacher for more classwork.

7. Establishment of workshops for principals, school administrators, and senior teachers to learn the newest concepts in education.

# # #

C-O-R-R-E-C-T-I-O-N

In press release #473, dated today, the sixth paragraph should read as follows:

3--If no action is filed by the owner of the park within 120 days, there will be a conclusive presumption that the adopted highway route, then, is of greater public importance, and it would not be stopped.

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The seventh paragraph should read as follows:

Governor Reagan emphasized that approval of the bill "is a victory for the people of California made possible by the imaginative thinking and the cooperative spirit of John A. Legarra, state highway engineer, William Penn Mott, Jr., director of Parks and Recreation and the members of the Joint Resources-Highway Committee, in cooperation with Senator Milton Marks.

\* \* \*

Governor Ronald Reagan today praised the Assembly Judiciary Committee for approving a milestone piece of legislation which removes the present conclusive presumption that highways have a higher public priority than parks.

The legislation provides that there will be <sup>such</sup> no/presumption of higher use and disputed highway routes will be resolved through a judicial determination as to the most necessary public use of the property.

The bill--SB 1109--carried by Senator Milton Marks (R-S.F.) was drafted by the Joint Resources Highway Committee established by the governor specifically to enable the Division of Highways and the Department of Parks and Recreation to work together to solve mutual problems.

As approved today, SB 1109 specifically provides that:

1--When considering a route affecting a park, the California Highway Commission will give written notice to parks of its intent to set the route through park property. The owner of the park shall have 120 days to bring action which, in effect, could stop the highway route. This will allow independent determination by a judge if there is a dispute.

2--The Highway Commission shall attempt to avoid parks and take extra precautions if a route does in fact go through a park.

3--If no action is filed by the owner of the park within 120 days, there will be a conclusive presumption that highways, then, are of greater public importance, and a particular highway routing would not be stopped.

Governor Reagan emphasized that approval of the bill "is a victory for the people of California made possible by the imaginative thinking and the cooperative spirit of John A. Legarra, state highway engineer, William Penn Mott, Jr., director of Parks and Recreation and the members of the Joint Resources-Highway Committee.

"This bill is proof that both highway and park development can proceed in the best interest of the people of this state and with full recognition of its transportation and environmental problems.

"I urge the adoption of the important piece of legislation by the full Assembly and the concurrence of the Senate in its presently amended form," the governor said.

Governor Ronald Reagan today expressed growing concern over unrestricted timber exports from federally-owned lands in California and other western states.

The governor urged federal consideration of a two-point proposal presented in Washington today by N. B. Livermore, administrator of the Resources Agency of California and James G. Stearns, director of the State Department of Conservation.

The two California officials presented the governor's proposal in testimony before the Select Subcommittee on Small Business.

- The plan:
- a. Requests that restrictions on the export of logs from federal lands immediately be extended to include California in order to establish parity for the western timber region, and
  - b. proposes that an extensive three-way study be conducted by the western states, the federal government and the timber and lumber industries. The object of this effort would be to fully determine and optimize domestic needs, export markets and management practices of our forest resources.

"California is the nation's largest consumer of lumber, as well as a principal lumber-producing state. (We are concerned over the long-range impact of log export on our timber supplies and do not feel that we can or should risk the long-term health of our economy for short-range export expedience)" the governor said.

He added that investigation of the situation in California shows that while the federal regulations that were established in April of this year to restrict the export of logs from western Oregon and Washington were badly needed, they did cause a shift of export activity to California.

"This shift has put a heavy burden on California and other unrestricted states, such as Idaho, Montana, as well as eastern Oregon and Washington.

"Log prices have risen sharply because of increasing exports and many processors are now unable to compete for the available timber supply.

"Prices for lumber and wood products have, likewise, sharply increased. The cost of lumber in a new home has risen some 25 percent during the past year, with most of the increase having occurred during the last few months.

"Because California is important both as a wood-producing and consuming area, the effects of log exports have been particularly significant on our economy."

"As a consequence, I have asked Mr. Livermore and Mr. Stearns to present our case in Washington and urge the immediate acceptance of our two-point proposal," the governor said.

Governor Reagan also indicated that the severity of the situation and need for control have been recognized by a number of organizations within California. These include the State Board of Forestry, the Northern Counties Supervisor's Association, a number of county boards of supervisors, the State Chamber of Commerce and a number of associations representing the forest industry.

He added that legislation recognizing the need for export control has been introduced in the state legislature.

"We now urge that a consistent application of regulations on federal timber lands that is attuned to the needs of the domestic requirements and local economies be placed in effect immediately," the governor concluded.

# # # # #



OFFICE OF THE GOVERNOR  
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RELEASE: HOLD FOR SUNDAY A.M.'S

#475

Governor Ronald Reagan today proposed a statewide "Neighborhood Olympics" program for California youngsters in August as a salute to the U. S. Olympic Track and Field Team which will train in the High Sierras near Lake Tahoe this summer.

The program would be patterned after the Olympic Games and provide supervised summertime recreational activity in track-and-field, and water sports events.

Under the governor's proposal--first suggested by the Reagan administration in a "creative paper" on Human Relations, issued May 1--the "Neighborhood Olympics" would begin at the community level on August 10, and progress through county and regional competition thereafter.

The governor said he has asked some 350 city and county recreation officials and service club leaders around the state to organize and sponsor the competition.

"This program," he said, "not only points to the significance of our national team effort in Mexico City, but even more importantly, can light the flame which will kindle the Olympic spirit of fair play and good sportsmanship among California's young people."

Governor Reagan said he has appointed Ralph C. Strohmaier, a San Francisco sporting goods executive, as statewide coordinator of the program.

Winners in regional competition will be invited to take part in a state championship September 7 at the U. S. Olympic Team's training site near Echo Summit. The site is located just across Highway 50 from a State Division of Highways Maintenance Station where the U.S. athletes will live.

Governor Reagan said all youths, boys and girls, from 8 to 18 years of age will be eligible to participate in the "Neighborhood Olympics" program.

# # #

OFFICE OF THE GOVERNOR  
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RELEASE: Immediate

#476

Governor Ronald Reagan has proclaimed July 14th through 20th  
as CAPTIVE NATIONS WEEK in California.

Text of the proclamation follows:

"WHEREAS, the greatness of the United States is in large part attributable to its having been able, through the democratic process, to achieve a harmonious national unity of its people, even though they stem from the most diverse racial, religious, and ethnic backgrounds; and

"WHEREAS, the diverse backgrounds of the people of California enable them to understand and sympathize with the aspirations of peoples everywhere who wish to enjoy the blessings and benefits of freedom; and

in California

"WHEREAS, it is fitting and proper that we/do formally express our sympathy with those aspirations held by the peoples of the captive nations;

NOW, THEREFORE, I, RONALD REAGAN, GOVERNOR OF CALIFORNIA, do hereby proclaim the week of July 14th through 20th as CAPTIVE NATIONS WEEK and invite the people of California to observe such week with appropriate ceremonies and activities."

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OFFICE OF THE GOVERNOR  
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RELEASE: Immediate

#477

The Reagan administration today reaffirmed its position that completion of the Bay Area Rapid Transit system (BART) is essential, but expressed concern that a "reasonable solution" to the financial problems facing the system "will be lost sight of in the struggle between competing 'rescue plans.'"

In a letter to Assembly Ways and Means Committee Chairman Robert W. Crown (D-Oakland), Governor Reagan's executive secretary, William P. Clark Jr., said:

"We share the strong feeling held by all authors of BART financing legislation that it is essential to complete the BART project.

"However, the district has come to the state for financial assistance to eliminate a deficit and complete the so-called basic system, rather than for a solution to all BART problems, present and future."

Clark said that whatever form state assistance takes, "three public interest considerations must be satisfied:

--Fiscal controls should be present which insure that only so much money is spent as is necessary to complete the basic system and that any so-called receivables such as interest, insurance rebates, federal grants, etc., are credited as received to reduce the amount of state assistance. To protect the taxpayers, any BART bill should not be 'open-ended' thereby precluding the use of funds for purposes other than completion of the basis system.

--Any plan must be conditioned upon the approval of its terms by the local government entities affected.

--The revenue source utilized should not be discriminatory or cause a serious impairment of other needed public services."

Clark noted that a bill (SB 82) by Senator George Miller (D-Martinez) now pending before Crown's committee, "fails to meet these criteria" for three reasons:

--No fiscal controls are set out, nor is provision made for crediting the state with any of the so-called receivables which may be repaid or granted to the district.

--The flow of revenue is removed from the local control of the three counties and the issuance of bonds is mandated to the full extent that BART deems necessary.

--The utilization of bay bridge tolls discriminates against the bay bridge user who has already contributed \$180 million plus interest to BART in addition to property tax in the event this user also resides in the district. Lastly, such diversion of toll revenue will for many years impair the timely construction of the already approved southern crossing and needed replacement of the aging Dumbarton Bridge.

Clark said that for these reasons, "we urge your committee to withhold approval of SB 82 and look toward the other BART measures now pending as a means of meeting the three essential elements set forth above."

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

- AB 229 - Britschgi  
(Chapter 639)  
URGENCY  
Provides that voters in the Jackson Valley Irrigation District need not be residents, but must be owners of real property in the district. The bill provides that district directors shall be elected at large rather than by divisions.
- AB 325 - Fong  
(Chapter 640)  
Amends the Personal Income Tax Law to provide that divorced parent without custody may be entitled to claim child as a dependent under certain conditions. The bill also provides that if certain estate administrative expenses are claimed as deductions for inheritance tax purposes, they may not also be deducted for income tax purposes by any person, rather than only denying such deduction to the estate.
- AB 359 - Powers  
(Chapter 641)  
Provides that where a man living in California for six months preceding entry into active military duty and entering active duty therefrom was killed in line of active duty, his unremarried widow is entitled to benefits under Veterans' Farm and Home Purchase Act of 1943.
- AB 382 - Harvey Johnson  
(Chapter 642)  
Provides that the Department of Finance, in making population estimates of cities upon which city councilmen's salaries are based, shall estimate population of unincorporated territory, annexed subsequent to last census or department estimate, in accordance with the method used to determine population for purposes of allocation of motor vehicle fuel taxes to the cities.
- AB 700 - Ray E. Johnson  
(Chapter 643)  
Excludes buildings used exclusively for warehouse, storage, garage or school district-wide administrative office purposes and into which pupils are not required to enter, from provisions dealing with the examination, repair, reconstruction or replacement of school building found to be unsafe for school use.
- AB 782 - Shoemaker  
(Chapter 644)  
Requires counties with less than 168,500 people to purchase services from independent contractors where their value is less than \$2,000. Counties with less than 900,000 but more than 168,500 population are required to purchase services from independent contractors where their value is less than \$6,500.
- AB 854 - Belotti  
(Chapter 645)  
Provides that to qualify for the welfare property tax exemption, the property used must not exceed an amount reasonably necessary to accomplish the exempt purpose. The bill also provides that certain housing and related facilities for elderly or handicapped families financed by the federal government shall be within the welfare exemption and provides for the cancellation or refund of taxes on such property for the 1967-1968 and 1968-1969 fiscal years.

- AB 940 - Leroy F. Greene  
(Chapter 646) Requires the governing board of a school district calling an election as a result of having school buildings found to be unsafe, to submit to the voters either a bond proposition, tax increase proposition, or both. If the propositions for bonds or tax increase fail, one of such propositions must be resubmitted within five years of previous submission of either proposition.
- AB 1122 - Foran  
(Chapter 647) Provides that an arrested person shall be taken immediately before a magistrate when he fails to present, rather than exhibit, his driver's license or other satisfactory identification for examination. The bill also requires a person arrested for driving under the influence of toluene, or other specified substances, to be taken immediately before a magistrate.
- AB 1167 - Dent  
(Chapter 648) Authorizes a school district governing board to designate other days as holidays to which classified employees are entitled in lieu of specified holidays, provided such designated days will provide for at least a three-day weekend.
- AB 1169 - Russell  
(Chapter 649) Prohibits the Kern County Water Agency from selling or delivering water to any district or water company lying within a part of the Antelope Valley-East Kern Water Agency for delivery or use within the Antelope Valley-East Kern Water Agency. The bill also specifies that the property and inhabitants within the Antelope Valley-East Kern Water Agency shall not be subject to any tax of the Kern County Water Agency for the purpose of making payments pursuant to its contract with the state made under the provisions of the California Water Resources Development Bond Act.
- AB 1174 - Milias  
(Chapter 650) Authorizes employees of local agencies to designate the person to receive at employee's death all warrants or checks due to the employee.
- AB 1190 - MacDonald  
(Chapter 651) Prohibits acquisition of lands by lease, purchase, or eminent domain proceedings within any port district, chartered port, harbor improvement district, incorporated city, or recreational harbor district without prior consent to such acquisition by resolution of the governing body of each such entity where lands are located.
- AB 1242 - Veysey  
(Chapter 652) Includes persons employed by joint powers entities created or established by two or more school districts in the Education Code provisions applicable to classified employees. The bill also provides that for such purpose, "school district" includes a regional occupational center and any other joint powers entity established and maintained by two or more school districts.
- AB 1260 - Bee  
(Chapter 653) Specifies the types and contents of signs which a beer manufacturer may legally furnish to retail licensee. The bill provides that such signs, whether or not illuminated or mechanized, shall not be deemed of intrinsic or utilitarian value.
- AB 1326 - Quimby  
(Chapter 654) Increases the annual salary of superior court reporters in San Bernardino County from \$11,280 to \$12,500. The bill also increases additional filing fees in San Bernardino County from \$8 to \$10.
- AB 1389 - Schabarum  
(Chapter 655) Revises the Street Lighting Act of 1919 with respect to the description of the proposed district that must be filed with the State Board of Equalization.



- AB 1399 - Monagan  
(Chapter 656) Provides that when any holidays on which schools would be closed fall on Saturday, the public schools shall close on the preceding Friday.
- AB 1412 - Wilson  
(Chapter 657) Repeals the Penal Code provision that allows five days to be deducted from the period of confinement of a prisoner in a county or city jail or industrial farm or road camp for each donation of his blood accepted by a blood bank.
- AB 1535 - Chappie  
(Chapter 658) Provides for a sliding scale penalty for mobilehome park operators who fail to file on time for an annual permit.
- AB 1606 - Knox  
(Chapter 659) Prohibits location of public improvements on prime agricultural land restricted by agreements, as well as by contracts, to agricultural and compatible uses pursuant to the California Land Conservation Act of 1965, if there is other land available for such purposes.
- AB 1838 - Fenton  
(Chapter 660) Provides that if a precinct inspector ceases to act during an election, a majority of the remaining precinct board members may appoint a substitute.
- AB 1844 - Fenton  
(Chapter 661) Conforms the law relating to filing campaign statements in district elections to Chapter 268, Statutes of 1968, requiring that such statements be filed with the county clerk.
- AB 2003 - Murphy  
(Chapter 662) Changes references in laws relating to explosives from Interstate Commerce Commission to United States Department of Transportation. The bill prohibits transportation of electric blasting caps or electric detonators upon any vehicle equipped with a two-way radio unless such devices have been tested and proved safe for such transportation by a laboratory approved by the state fire marshal. The bill also exempts the Department of Defense, or any organization acting pursuant to a contract with the department from specified provisions of such law relating to keeping of records and obtaining of valid permit to receive explosives.
- AB 2028 - Ray E. Johnson  
(Chapter 663) Provides that proposals by a county committee on school district organization to annex all or part of some territory to a junior college district may provide that an election be held in the territory as a whole, rather than by separate school districts for the purpose of adopting or rejecting the proposals.

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RELEASE: Immediate

# 479

Governor Ronald Reagan today commended the California Department of Corrections for starting a new work-furlough program for prisoners at the California Institution for Men at Chino, without staffing or budget increases. This concept was supported in Governor Reagan's "Creative Study on Law and Order," issued in May of this year.

"This effort is further evidence that creative government programs do not always require huge budget increases or vast extensions of bureaucracy," he said.

The Governor also announced that Department of Correction officials in Sacramento are greatly encouraged by the favorable results of the new program.

"If these results continue over the next several months, work furloughs may soon be initiated for selected inmates at other state prison facilities," <sup>Governor</sup>/Reagan said.

The new work-furlough program permits carefully screened inmates to leave the prison during working hours in order to hold jobs in nearby communities.

Governor Reagan also complimented citizens of the Riverside-San Bernardino area for their willingness to provide job opportunities for ex-offenders who are making honest efforts to live down past mistakes.

"It's through the cooperation of these citizens, local employers and labor unions that state prison inmates can help prepare themselves to take their place as active, participating members of the community," the governor said.

The first work furlough group includes a restaurant cook, landscape gardeners, golf course attendants, auto body repairmen, a mechanic, a television repairman, production workers in manufacturing, janitors, and laborers.

Wages earned will range from \$1.75 to \$5.08 per hour, reflecting the varying job skills of the participants.

Work furlough participants are required to pay a portion of their earnings to the state to cover their lodging at the institution. They buy their own meals. The men also pay their own transportation costs and purchase tools and clothing out of their wages.

Men with families are required to send a portion of their earnings home, thus making it possible to remove some families from the welfare roles. Repayment of personal debts is also required.

Although work furloughs for state prison inmates have been granted since 1965, the new Chino program is the first in which state prisoners have been permitted to go to jobs directly from the prison.

Earlier work-furlough programs have involved the transfer of inmates from state prisons to county jails with the programs operated by the local jails.

The new program was worked out after months of planning and coordination between the Department of Correction, the California Adult Authority, the State Parole Board for male offenders, the State Health and Welfare Agency, local police authorities and Governor Reagan's Office.

Chino Institute for Men Superintendent E. J. Oberhauser, who is in charge of the program, reported to the governor that the parole board has already advanced parole in at least two cases in which inmates demonstrated superior personal responsibility by their exemplary work in the new furlough program.

"This is quite a morale builder for the participants. It shows them that they can earn favorable consideration by hard work and good performance on the job," Governor Reagan concluded.

# # #

EJG

Governor Ronald Reagan has named three persons to the California Arts Commission, the governor's office announced today.

The jobs pay necessary expenses and require Senate confirmation.

The governor also reappointed F. Herbert Hoover of San Francisco and James R. Silke of Northridge to the commission, each for three-year terms. Hoover, director of the Pomeroy Art Galleries, San Francisco, was first appointed February 20, 1968. Silke, a free lance writer and film producer has served on the commission since October 13, 1967. Both are Republicans.

The governor's three new appointees are:

--Sue Kelly Adams of Sacramento. A Republican, she replaces Margaret Cavanaugh O'Neil of Sacramento.

Mrs. Adams, a licensed landscape architect, is a 1952 graduate of Stanford University. Her husband, John F. Adams, is an architect. She is a member of the Sacramento Junior League, and is the mother of two children.

She lives at 4100 Folsom Boulevard, Sacramento.

--Mortimer Fleishhacker, Jr., of San Francisco, a 61-year old Republican. He succeeds Marialice King Hale of San Francisco.

Fleishhacker, a 1927 graduate of the University of California at Berkeley, is a member of the San Francisco Planning Commission; is chairman of the board of educational television station KQED; is president of the Bay Area Social Planning Council; is a vice president of the San Francisco Symphony Association; is a former president and currently a member of the executive committee of the San Francisco Planning and Urban Renewal Association; is a vice president and director of the International House, Berkeley; is board chairman of the California Theatre Foundation; has served as vice chairman of the San Francisco Health Advisory Board for the past 10 years; is a director of the Mt. Zion Hospital and Medical Center; is a regent of the University of San Francisco; is a trustee of the Asia Foundation; and is a member and past president of the San Francisco Museum of Art.

He resides at 2600 Pacific Avenue, San Francisco.

--Charlotte K. Hamilton, a La Jolla Republican. She replaces Rita Bodle of Los Angeles.

Mrs. Hamilton is the wife of attorney Thomas M. Hamilton. She

is a member of the boards of the San Diego Symphony Association, San Diego Opera Guild and the Speech and Hearing Center Auxiliary. She also serves in advisory capacity to the Fine Arts Society and is president of the San Diego chapter of Freedoms Foundation at Valley Forge.

Mrs. Hamilton is also on the Chancellor's Advisory Council at the University of California, San Diego, and is a member of the Salk Institute of Biological Studies.

She resides at 1600 Mecca Drive, La Jolla.

Outgoing commission members' terms expired.

The terms of the new appointees are for three years.

# # # # #



OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.23.68

RELEASE: Immediate

# 481

Governor Ronald Reagan has named Los Angeles businessman H. T. Hutchinson as a member of the State Tourism and Visitor Services Commission.

The post pays necessary expenses and requires Senate confirmation.

Hutchinson, 61, is vice president and general manager for marketing of the Atlantic Richfield Oil Company, Los Angeles. He will serve at the pleasure of the governor and replaces Fritz B. Burns of Los Angeles who resigned.

Hutchinson, a Republican, first went to work for Richfield in 1929 after attending the University of Oregon and Oregon State College.

He is state petroleum director of the State of California Emergency Resources Plan and serves as chairman of the West Coast Oil Information Committee.

He is also a member of the Downtown Los Angeles Kiwanis Club, the American Petroleum Institute, American Management Association, California State Chamber of Commerce, Southern California Research Council, World Affairs Council and the Jonathan Club.

He lives at 10112 Angelo Circle, Beverly Hills.

# # # # #

OFFICE OF THE GOV. NOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.23.68

RELEASE: In dicate

# 482

Governor Ronald Reagan today named Enos N. Silva of San Juan Bautista to the 33rd District Agricultural Association's board of directors. The association operates the San Benito County Fair.

The post pays necessary expenses.

Silva, a 44-year old Republican, replaces William G. MacKenzie of San Juan Bautista who resigned. Silva will fill out McKenzie's unexpired term which ends January 15, 1970.

Silva, a farmer, has served for the past 10 years as secretary of the San Juan Bautista Soil Conservation District and has been a trustee of the San Juan Union Elementary School District for the past eight years. He is currently president of the school district board.

He lives at 508 6th Street, San Juan Bautista.

# # # # #

OFFICE OF THE GOV FOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.23.68

RELEASE: Immediate

# 483

Governor Ronald Reagan announced today he has named Lucile C. Hosmer of San Carlos to a four-year term on the State Women's Board of Terms and Parole.

The job pays \$8,500 per year.

Mrs. Hosmer replaces Louis R. Diaz, Jr. of Pico Rivera whose term expired.

A Republican, she is a native of California and attended San Mateo Junior College and the University of California at Berkeley. A former interior decorator, Mrs. Hosmer has served on the San Mateo County Grand Jury and is a member of the San Carlos-Belmont Business and Professional Women's Club.

She resides at 520 Elm Street, San Carlos.

# # # # #

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.23.68

RELEASE: Immediate

# 484

Governor Ronald Reagan announced today he has named John A. Vibert, president and general manager of the Pacific View Memorial Park, in Newport Beach, to the State Cemetery Board.

The post pays \$25 per diem plus expenses.

Vibert, a 51-year old Republican, replaces Leon A. Clark of Piedmont who resigned. Vibert will fill out Clark's unexpired term which ends January 15, 1970.

Vibert, a graduate of Stanford University, began his career in the cemetery business in 1950 when he joined the Inglewood Park Cemetery as a vice president.

He has been associated with the Pacific View firm since 1958.

He is a director and vice president of the Interment Association of California and served as program chairman of the organization for two years.

Vibert is a member of the Western Cemetery Alliance, the American Cemetery Association, the National Association of Cemeteries and the Cremation Association of America.

He is a past president of the Newport Harbor Chamber of Commerce and serves as president of the Emerald Bay Community Association. He is also a director and first vice president of the Orange County Philharmonic Society.

He lives at 1004 Emerald Bay Street, Laguna Beach.

# # # # #

Governor Ronald Reagan has named Friedel Klussmann of San Francisco and Eleanor B. Boushey of Portola Valley to four-year terms on the State Advisory Committee on a Master Plan for Scenic Highways.

The posts pay necessary expenses.

Mrs. Klussmann, a Republican, replaces Dee W. McKenzie of Sacramento. Mrs. Boushey succeeds Harold M. Hayes of Montclair. Both outgoing members' terms expired.

Mrs. Klussman is president of the San Francisco Beautiful Committee and The Citizens To Save the Cable Cars, and is a former chairman of the Redwood Road Committee. She is a former president of the Visiting Nurse Association, Community Music Center, San Francisco Federation of Art, the San Francisco Woman Artist and the Morrison Center for Rehabilitation.

She was named as one of San Francisco's ten distinguished women in 1966 by the San Francisco Chronicle.

She lives at 260 Green Street, San Francisco.

Mrs. Boushey is a 1933 graduate of Stanford University and has served on the Portola City Council since 1964. A Republican, she is a member of the San Mateo County Scenic Road and Parkway Committee and is a former member of the Redwood Road Committee.

She is also a member of the Sierra Club and serves as a board member of the California Roadside Council and the Committee for Green Foothills.

She resides at 235 Golden Oak Drive, Portola Valley.

\* \* \*



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

- AB 204 - Schabarum  
(Chapter 667) Revises the Vehicle Code provisions relating to the refusal by the Department of Motor Vehicles to issue a license and certificate to an automobile dismantler, automobile manufacturer, transporter, or dealer.
- AB 209 - Zenovich  
(Chapter 668) Requires the Regents of the University of California to report annually to the governor and the legislature concerning the salaries, wages, hours of work, conditions of work and other matters relating to university personnel.
- AB 245 - Burke  
(Chapter 669) Provides that persons employed in permanent positions by the state to perform lifeguard services shall have the same benefits and be subject to the same provisions of the state retirement system as are "law enforcement members."
- AB 249 - Bill Greene  
(Chapter 670) Authorizes the governing boards of the Los Angeles Unified and Los Angeles Junior College Districts to offer program of vocational and educational counseling, and to contract with other school districts, private schools, and other agencies to offer such services to persons who reside within or outside the school district offering such services.
- AB 269 - MacDonald  
(Chapter 671) Provides the maximum interest payable for county sanitation district's bonds is seven percent, rather than six percent. The bill also permits public utility districts to issue bonds for sewer works with interest not to exceed seven percent, rather than not to exceed six percent a year.
- AB 420 - Leroy F. Greene  
(Chapter 692) Provides that after June 30, 1975, no school building examined and found to be unsafe for school use and not repaired or reconstructed shall be used as a school building for elementary, secondary or junior college purposes.
- AB 474 - Brathwaite  
(Chapter 672) Prescribes minimum standards and qualifications for persons not otherwise licensed, registered, or certified by the state, who are employed by the Los Angeles County health officer as communicable disease inspectors or investigators.
- AB 622 - Burke  
(Chapter 673) Changes priority of preference in certifying eligible persons under the state civil service for job appointments by placing the general reemployment list in a higher position.
- AB 739 - Bagley  
(Chapter 674) Provides that certain interests shall not be deemed to be direct personal financial interests of officers of local public agencies in noncontractual matters. The bill further provides that no interest is deemed to exist if sole interest is that of officer, director, or employee of a bank or savings and loan association with which party to contract made pursuant to competitive bidding has relationship of borrower, depositor, debtor, or creditor.

AB 778 - Brown  
(Chapter 693)

Requires the Department of Motor Vehicles to maintain convenient records or notations showing the convictions and the traffic accidents of a licensee for which he was cited for a violation of Vehicle Code, rather than showing the convictions and the traffic accidents in which the licensee was involved.

AB 820 - Campbell  
(Chapter 675)

Excludes students enrolled in approved work experience education programs from the provisions of the Labor Code relating to the operation of machinery by minors under 16, if the work experience coordinator determines that the students have been sufficiently trained in the employment or work otherwise prohibited by such provisions and if parental approval is obtained.

AB 836 - Barnes  
(Chapter 676)

Specifies that commencing on July 1, 1968, service credit under the State Teacher's Retirement System shall be determined on the basis of the ratio which the member's actual compensation bears to the compensation he would have received if employed full-time or the equivalent, rather than on the basis of time periods served during the school year.

AB 902 - Hayes  
(Chapter 694)

Prohibits the use of the name of the minor in the caption of a petition for adoption. It requires that the decree of adoption shall contain the adopted name of the minor but prohibits use of the name minor had before adoption. The bill also prohibits notice being given to the parents or other relatives of a minor who has been relinquished to a licensed adoption agency or who has been declared free from the custody and control of his parents in hearing to appoint a guardian of a minor.

AB 959 - Mobley  
(Chapter 677)

Requires a copy of the written appointment of a deputy county officer to be filed with the county auditor upon his request, rather than if the appointee is to receive compensation.

AB 964 - Burke  
(Chapter 695)

Requires the governing board of any school district to adopt and make copies available to each certificated employee of the district reasonable rules and regulations providing for the evaluation of the performance of certificated employees in their assigned duties.

AB 997 - Briggs  
(Chapter 678)

Makes the failure of a contractor to give a stop notice in the prescribed manner a ground for disciplinary action where the contract price to be paid to any subcontractor exceeds \$400, rather than where the cost of the work of improvement is in excess of \$200.

AB 999 - Knox  
(Chapter 696)

Authorizes regional park districts to acquire lands and facilities by means of a plan to borrow money or by purchase on contract and to incur an indebtedness in connection therewith upon vote of four-fifths of district board. The bill limits such indebtedness to an amount not in excess of anticipated tax income for a two-year period.

AB 1032 - Harvey Johnson  
(Chapter 679)

Specifically adds to the encumbrances to which the title of a grantee of a treasurer's deed for unredeemed property under the Improvement Act of 1911 is subject. Declares that the amendments made by the bill do not constitute change in existing law, but rather are declaratory of existing law.

- AB 1054 - Harvey Johnson  
(Chapter 680) Adds covenants made by a grantor of land with the grantee of land conveyed, to covenants made by an owner of land with the owner of other land, as running with the land. The bill also makes several other changes relating to covenants running with the land.
- AB 1066 - Shoemaker  
(Chapter 681) Provides that pupils required to take medications prescribed by a physician during regular school days may be assisted by the school nurse or other designated school personnel if the school district receives specified written statements from such physician and the parent or guardian of the pupil.
- AB 1074 - Wilson  
(Chapter 682) Authorizes a savings and loan association to purchase any notes or other obligations, together with security therefor, if such notes or obligations evidence loans which the association would be authorized to make except for the original amount and term thereof and if the purchase price of such notes or other obligations and the remaining term thereof do not exceed the association's loan limits.
- AB 1093 - MacDonald  
(Chapter 683) Clarifies the authority of the secretary of state to refuse to appoint a person as a notary public.
- AB 1105 - Hayes  
(Chapter 684) Amends the Personal Income Tax Law to provide that in computing taxable income the expenses incurred in the adoption of a child may be an itemized deduction. Such expenses would be deductible on joint returns up to a limit of \$1,000, on separate returns of married taxpayers up to a limit of \$500, and on returns of unmarried taxpayers filing as single persons or as heads of households up to a limit of \$1,000, provided that such expenses exceed three percent of the adjusted gross income of the taxpayer.
- AB 1120 - Veneman  
(Chapter 685) Authorizes a domestic life insurer to purchase or otherwise acquire all or any percent of the issued and outstanding stock of specified insurance-related corporations.
- AB 1367 - Chappie  
(Chapter 686) Increases the salaries of the Nevada County district attorney and auditor.
- AB 1439 - Badham  
(Chapter 697) Authorizes the Orange County Water District to employ counsel to defend actions brought against the district or its officers, agents and employees. In addition, the bill would require the district to pay judgements rendered against any officer, agent, or employee unless such judgement arises from an act or omission which constitutes actual fraud or actual malice.
- AB 1452 - Moretti  
(Chapter 687) Denies the Public Employees' Retirement System the right of subrogation with respect to liability for survivor allowances or a death benefit.
- AB 1531 - Hayes  
(Chapter 698) Provides that when a member of the legislature is a party, attorney of record, or principal witness in a court or administrative action or proceeding, the granting of a continuance or extension of time is mandatory unless the court determines that such continuance or extension would defeat or abridge a right to relief in prescribed cases.

AB 1538 - Stacey  
(Chapter 688)  
URGENCY

Amends several sections of the Water Storage District Law to clarify the authority of a district to enter into long-term water service contracts with landowners in the district; to make appointments of assessment commissioners by the California Districts Securities Commission dependent upon a request from a district's board; and to require a levy of assessment to pay certain capital charges only if funds are not otherwise available.

AB 1571 - Roberti  
(Chapter 689)

Limits payroll deductions from state salaries or wages for insurance policy or other membership benefit programs to deductions for policies and programs sponsored by an employee organization having employer-employee relations as one of its principal aims. The bill authorizes the continuation of payroll deductions presently being made.

AB 1764 - Duffy  
(Chapter 690)

Declares that the Health and Safety Code provisions relating to the writing of narcotic prescriptions on official triplicate forms and the filling thereof does not apply to dihydrocodeine when combined with other nonnarcotic medicinal ingredients. Medications including dihydrocodeine will still require a prescription.

AB 1906 - Deddeh  
(Chapter 691)

Makes several technical amendments to provisions of the Streets and Highways Code relating to the formation of special assessment districts.

SB 262 - Rodda  
(Chapter 664)

Deletes references to boundaries of separate elementary, high school, and junior college districts which are not conterminous with those of specified school districts for purposes of maximum school district taxes.

SB 817 - Dolwig  
(Chapter 665)

Increases the number and compensation of various attaches of municipal courts in San Mateo County.

SB 825 - Stevens  
(Chapter 666)

Authorizes, with specified exceptions, the filing of a certificate of correction to correct any errors in any agreement, certificate, or other instrument relating to a domestic or foreign corporation filed with the secretary of state within three years of the filing of such agreement, certificate, or instrument. Provides for a fee for the filing of such certificate.

✻ ✻ ✻



Governor Ronald Reagan has vetoed the following bills:

AB 76 - Porter

Increases survivor benefits for member of State Teachers' Retirement System whose death before retirement occurs after September 30, 1959, and changes provisions naming eligible survivors. The bill also adds the classification of "full-time student" among survivors.

Reason for veto:

The current survivor allowances under the State Teachers' Retirement System are the same as those provided members of the Public Employees' Retirement System who are not covered by Social Security. PERS members pay \$2 a month for the benefit while teacher's benefits are funded from a special reserve. It is estimated that the special reserve will be depleted in 12-15 years, at which time the General Fund will assume full liability for such benefits.

The matter of providing adequate survivor benefits for members of the STRS and the PERS, including the funding of such benefits, should be re-examined by the legislature. Assembly Bill 76 is a piecemeal approach to this problem.

AB 117 - Quimby

Provides that the occupancy value of a home shall not be considered income or resources of a welfare recipient, and shall not be deducted from a grant of aid.

Reason for veto:

AB 117 will increase welfare costs by approximately \$1.2 million annually. The State General Fund share of the increased cost is estimated to be \$500,000. This increase was not provided for in the 1968-69 Budget.

AB 740 - Bagley

Provides that persons appointed to a district office, including a school district office, within six months of the next election at which the office is on the ballot, except when the vacancy is caused by death, shall not use "incumbent" description of the office or its title as a ballot designation if he is a candidate for that office at the next election and shall not be an incumbent for purposes of position on the ballot.

Reason for veto:

This measure will not prevent a district board member from resigning solely to permit his fellow board members to appoint a successor who will then run as an incumbent at the next election. Under the terms of this bill, a resignation need only occur six months and a day before the election to allow the successor to run as an incumbent.

AB 740 will only tend to make it more difficult to find qualified appointees to fill legitimate vacancies on district boards when such vacancies occur within six months of the next election.



AB 958 - Ray E. Johnson

Provides for the appointment of persons to fill vacancies on governing boards of school districts situated in any county with a population of less than 150,000 by the county board of education, rather than by the remaining board members. An appointee who chooses to run in succeeding election shall specify as his ballot designation either "appointee-incumbent" or his normal occupation.

Reason for veto:

The bill is intended to eliminate local controversy when a school board is unable to reach a unanimous decision on a successor board member. While it may resolve this problem, it will also tend to further diminish the authority of local school boards to manage their own affairs.

AB 972 - Vasconcellos

Declares that the fact that a person is a user, former user or suspected user of marijuana is not alone sufficient grounds to require a "Nalline" test as a condition of probation or parole or when a person is arrested for a criminal offense and is suspected of being a narcotic addict.

Reason for veto:

Unnecessarily confuses the authority of courts and state and local agencies to administer a "Nalline" test to suspected narcotic addicts. The present law permits but does not require that such tests be administered to marijuana users, depending upon the determination of whether or not such tests would aid in controlling the narcotic use of persons convicted of such offenses.

AB 1057 - Moretti

Adds to the list of securities which may be received as security for state and local funds deposited in banks the bonds, notes, or other obligations issued, assumed, or guaranteed by the International Bank for Reconstruction and Development, the Tennessee Valley Authority, the Inter-American Development Bank, the Government Development Bank for Puerto Rico, or the Asian Development Bank.

Reason for veto:

Historically, the collateral preferred in exchange for state deposits has been bonds of the State of California or of its subdivisions, and those bonds for which the full faith and credit of the United States are pledged.

The securities added by AB 1057 would not be advantageous to the investment of state funds. The addition of these securities will tend to further alter our traditional approach to collateralization, that of exchanging money of the people of California for the bonds of the State of California.

AB 1379 - Veneman

Provides that a person owing use taxes shall not be subject to penalties or interest therefor to the extent that the amount of tax due for any one year is under \$20. This provision is not applicable to use taxes due with respect to any motor vehicle, vessel or aircraft.

Reason for veto:

The Sales and Use Tax Law avoids discrimination by making the penalty and interest provisions applicable to the first dollar of tax. This bill, by establishing a limit of \$20.00, discriminates against taxpayers who must pay a tax in excess of that amount.

Governor Ronald Reagan today issued the following statement in connection with the signing of two bills--AB 356 and AB 357--in his office:

"The enactment of this legislation is another example of the lead California has taken to improve the quality of our environment.

"These bills represent a major step toward removing the automobile as a primary source of air pollution in California.) (Smog)

"I am gratified to see that the concern for improving our air quality is recognized as being of equal importance with the conservation of our other natural resources.

"The provisions of this legislation have been given added impetus because California convinced the federal government that the state should be permitted to exceed national standards for motor vehicle exhaust control.)

"I want to express my appreciation to the members and staff of the Assembly Transportation and Commerce Committee for their efforts in making this ceremony possible.

"I would also like to thank Resources Secretary Norman B. Livermore and his agency for the support they have given this legislation and other efforts to improve the quality of our environment."

# # # # #

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.25.68

RELEASE: Immediate

#489

Governor Ronald Reagan today signed into law a bill which will enable California to test an ultramodern, highly sophisticated navigational system designed to enable air and water transportation to navigate with precision and greater safety under conditions of low visibility.

The bill--SB 98--authorizes the State Division of Aeronautics to lease--over a three-year test and evaluation period--a hyperbolic navigational system which will serve aircraft and vessels over an area of approximately 200,000 square miles or within a radius of 240 miles from the master station.

The system is designed to operate day and night and under all weather conditions.

SB 98 was authored by Senator Tom Carrell (D-San Fernando) at the request of the State Division of Aeronautics/<sup>and the</sup> California Business and Transportation Agency. The bill had the active support of Governor Reagan's office.

SB 98 appropriates \$600,000 for the system, including all technicians, evaluation chart and installation of the manned system for the three-year period.

The money will be paid out of two special funds: the Aeronautics fund which will pay \$134,000 per year, and the Harbors and Watercraft fund which will pay \$66,000 per year.

The hyperbolic navigational principle involved is a low-frequency phase comparison area coverage system similar to LORAN. Continuous sound wave signals are emitted from a group of transmitting stations--one master station and three slave stations. The signals can be received and "homed-in-on" by aircraft at all altitudes down to ground level and by watercraft up to 240 miles at sea.

At special bill-signing ceremonies in the governor's office, attended by Senator Carrell and Joseph R. Crotti, director of the State Aeronautics Division, Governor Reagan pointed out a number of the anticipated advantages of the ultramodern hyperbolic system which will be fully evaluated during the three-year test period.

The Governor said that if the system measures up to expectations:

- (1) Safer flights can be made under low-visibility conditions.
- (2) High mountains, hills and other such hazards will be "seen" on display in the cockpit.
- (3) Under night and low-visibility conditions, an immediate indication of wind effect will be provided.
- (4) General aviation aircraft will no longer have to worry about the loss of navigational aid signals at low altitudes as is now the case with VOR-DME and Radar. The hyperbolic system will hopefully permit accurate navigational fixing at all altitudes down to ground level, behind hills and in valleys.

"I am pleased to sign this bill and I congratulate its author, the Department of Aeronautics and our state legislature for not only recognizing the problems which exist, but for coming up with a hoped-for solution by the drafting and passage of this piece of legislation.

"We will test this new navigational aid carefully and completely over the next three years in the sincere hope that it will prove an important new element of safety for operators and passengers of vessels and aircraft who--up until now--have been plagued by the adversities of fog and other inclement weather conditions," the governor said.

\* \* \*

OFFICE OF THE GOVERNOR  
Sacramento, California  
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FOR IMMEDIATE RELEASE

490

Governor Ronald Reagan today added further impetus to an extensive study into California's automobile accident rate, the rising cost of auto insurance and their effect on the lives and pocketbooks of millions of Californians.

The added support came in the form of a \$50,000 appropriation from motor vehicle funds under conditions set forth in a bill--SB 975--which the governor signed today in special ceremonies in his office.

The study is being conducted by the California Automobile Accident Commission established by AB 764 which was passed at the last session of the legislature at the specific request of Governor Reagan.

Participating in today's SB 975 signing ceremonies were the bill's author, Senate President Pro Tem Hugh Burns, (D-Fresno), co-authors Senator Randolph Collier (D-Yreka), Senator Richard Dolwig (R-San Mateo), Senator John Harmer (R-Glendale), and James Schmidt, Assistant Secretary of the California Business and Transportation Agency.

The bill is part of Governor Reagan's highway safety legislative program and was actively supported by the insurance industry including the Association of California Insurance Companies.

The California Automobile Accident Commission was the first of its kind ever established by legislation in the nation.

Although the Commission is empowered to investigate all areas of automobile safety, this study is concentrating specifically on what can be done about California's high automobile accident rate and the spiralling cost of automobile insurance resulting therefrom.

In signing the bill, the governor stated that the problems of automobile insurance are most critical to Californians in that we have over 10 percent of the nation's automobiles registered in this state.

"We know that there are many reasons given to account for higher insurance costs," he said.



"Inflation is one. More and better coverage in the form of <sup>490</sup> higher liability protection, theft and towing charge coverage, medical payments and uninsured motorist protection is another.

"We know that automobile costs and values have greatly increased and, naturally, have affected insurance costs.

"But whatever the reasons, the spiralling cost of automobile insurance is hitting Californians hard.

"We also recognize that the insurance companies themselves are in a difficult situation. They are in the business of underwriting insurance risks and yet, the better job they do, the more difficult it is for many of our citizens to obtain coverage. In other cases, if insurance can be obtained, the premiums go up to compensate for the higher risks."

Governor Reagan also indicated that there are reports from Washington that extensive changes are needed in the present system of insuring the automobile.

"If we are to avoid the control of the insurance business by the federal government in Washington, as I believe we must, we will have to continue to do a job at the state level.

"It is my sincere hope that through this study, our California Automobile Accident Commission can demonstrate to the people of this state and the nation that our state government--working with the people and with the responsible leaders of the insurance industry--can solve this critical problem without the necessity of federal intervention and control," the governor said.

\* \* \* \* \*

Governor Ronald Reagan today announced the beginning of a pilot Family Visitation Program in the state prison system. (This proposal was supported in the Governor's Creative Study on Law and Order) issued in May of this year.

The goal of the program is to help ease the adjustment problems encountered by men who rejoin their wives, children and parents after many months or years in prison.

"We hope this program will help develop family strengths to sustain ex-inmates as they complete the transition from prison to<sup>a</sup>/law-abiding life," the governor said.

The pilot Family Visitation Program was begun at the California Correctional Institution at Tehachapi and is limited to inmates scheduled for early release on parole. Preference is given to prisoners due for parole within three months.

To be eligible for special visits, inmates must have achieved minimum-security ratings. A record of good conduct for at least six months also will be required.

Governor Reagan said that the Department of Corrections and Health and Welfare Agency Administrator Spencer Williams will study and evaluate the pilot program very carefully during the next few months. If it proves to offer the hoped-for benefits, the program may be expanded to other facilities within the California correctional system.

As the pilot program is presently being conducted, legally married couples as well as the children and parents of inmates will be allowed two-day visits in three-bedroom apartments, now vacant, which once served as staff quarters.

The furnished apartments will be equipped with standard house-keeping items including cooking utensils. Food will be provided by the families.

The cottages are located a short distance from the main institution buildings. Plans call for installation of playground equipment for children.

The new Family Visitation Program was initiated following extensive discussions and planning by the governor; Health and Welfare Secretary Spencer Williams; R. K. Procunier, director of the Department of Corrections; Department of Rehabilitation Director Robert E. Howard; and G. P. Lloyd, superintendent of the California Institution at Tehachapi.

During the evaluation period, regular reports will be submitted to Williams for detailed discussion with the governor.

The special pilot program has been started without staffing or budget increases.

## FACT SHEET ON FAMILY VISITATION PROGRAM

This is a pilot program recommended specifically by Governor Reagan and initiated after extensive planning with Health and Welfare Secretary Spencer Williams, R. K. Procunier, director of the Department of Corrections, Robert E. Howard, director of the Department of Rehabilitation and Perry Lloyd, superintendent, California Correctional Institution at Tehachapi.

Unlike "conjugal visitation" programs elsewhere, this is a true family visitation program designed to ease the many adjustment problems encountered by men who rejoin their wives, children and parents after months or years in prison. Every reasonable effort is made to provide a homelike atmosphere for the entire family in what we believe is a true "first" in helping to re-establish and strengthen family ties as the inmate makes the transition from prison to law abiding citizenship.

This is a pilot program. So far it appears to be working quite well. It will continue to be studied very carefully during the next few months. If it proves to offer the hoped-for benefits, the family visitation program may be expanded to other facilities within the California correctional system.

The program has been started without staffing or budget increases.

# # #

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.25.68

MEMO TO THE PRESS

Governor Reagan will sign smog bills  
AB 356 and AB 357 at a ceremony in his office  
this afternoon at 1:30 p.m.

# # #

Governor Ronald Reagan announced today that the number of persons enrolled in the statewide apprenticeship program during June--the month proclaimed by the governor as APPRENTICESHIP MONTH--was nearly double the number enrolled during the same period last year.

Fifteen percent of the new apprentices are members of minority groups compared with 13.8 percent one year ago.

The governor announced the results of his Apprenticeship Month program after receiving an advance report from Charles F. Hanna, chief of the State Division of Apprenticeship Standards, California Department of Industrial Relations.

Hanna will make a detailed report on the overall apprenticeship program to the California Apprenticeship Council when it meets in San Clemente this weekend.

Governor Reagan announced that as of June 30, there were 20,610 active apprentices working on the job and enrolled in supplemental classroom instruction. Of these, 1,600 were enrolled during June Apprenticeship Month--an increase of 770 over the number of apprentices enrolled during last year's Apprenticeship Month.

The governor commended the employers and labor unions who are participating in, and supporting, the apprenticeship program. He thanked them for the "productive steps" which they have taken to train apprentices and to expand and improve opportunities for minority members to become enrolled in the program.

Governor Reagan also cited Council Commissioner Robert W. Worthy, chairman of the Committee on Apprenticeship Month, for the "excellent work" of his committee--and of the entire council--for "making June Apprenticeship Month an outstanding success."

# # # # #



GOVERNOR'S SCHEDULE

July 26, 1968  
through  
August 3, 1968

Friday, July 26  
through  
Monday, July 29

No public appointments scheduled

Overnight - Los Angeles

Tuesday, July 30

A.M.  
(PDT)  
P.M.  
(EDT)

Depart Los Angeles International Airport for  
Atlanta, Georgia

Arrive Atlanta, Georgia

4:00 p.m.  
(EDT)

Depart Atlanta, Georgia for Winston-Salem,  
North Carolina via charter jet

5:00 p.m.  
(EDT)

Arrive Smith Reynolds Airport

5:10 p.m.

Press Conference in Piermont Training Room on  
2nd floor of terminal

5:30 p.m.

Conclude Press Conference - drive to Statler  
Hilton Inn

7:30 p.m.

Arrive Winston-Salem Coliseum for fund-raising  
rally. Speech.

10:00 p.m.

Depart for Miami via charter jet

11:30 p.m.  
(EDT)

Arrive Miami International Airport

Overnight - Fontainbleu Hotel - Miami, Florida

Wednesday, July 31

10:00 a.m.

Testify before Platform Committee, La Ronde Room,  
Fontainbleu Hotel

2:00 p.m.

News Conference in hotel

P.M.

Depart Miami for San Francisco; proceed to Sacra-  
mento upon San Francisco arrival

Overnight - Sacramento

Thursday, August 1

1:30 p.m.

PRESS CONFERENCE

Friday, August 2

A.M.

Office Time

P.M.

Depart for Los Angeles

Overnight - Los Angeles

Saturday, August 3

1:00 p.m.

Depart for Miami, GOP National Convention

# # #

Governor Ronald Reagan today announced that Gene A. Blanc, state atomic energy coordinator, has resigned, effective September 1.

Blanc was appointed to the \$20,000-a-year position in 1963. The atomic energy coordinator serves at the pleasure of the governor.

The resignation was accepted "with regret" by Governor Reagan. The governor noted that California has made significant strides in the past decade in the development of the peaceful applications of nuclear energy, particularly in the field of atomic power.

He added that, "Gene Blanc's coordination with private industry for nuclear generating plants has been particularly noteworthy."

Blanc has not revealed his plans for the future.

# # # # #

It has been impossible to arrange press transportation for any part of the Governor's trip to Atlanta, Winston-Salem, Miami and return to Sacramento.

# # #

Governor Ronald Reagan today named attorney Robert H. Schnacke to the San Francisco County Superior Court Bench.

Schnacke, a San Francisco lawyer, will receive a salary of \$25,000 per year in the judicial post.

He succeeds Judge Melvyn I. Cronin who retired.

Schnacke, a 54-year old Republican, has been engaged in private law practice since 1961.

He is a graduate of Hastings College of Law and was admitted to the State Bar in 1938.

After his first four years as a lawyer, he entered the U.S. Army during World War II and served as a special agent in the Army Counter-Intelligence Corp from 1942-46.

Schnacke returned to private law practice in 1946, but one year later was appointed State Deputy Commissioner of Corporations, a post which he held from 1947-50.

From 1950-53 he worked as a member of the San Francisco law firm of Brobeck, Phleger and Harrison.

He was chief of the criminal division in the U.S. Attorney's office in San Francisco from 1953-58 and served as U.S. Attorney for Northern California from 1958-59.

He returned to private practice as a partner in the San Francisco law firm of Schnacke, Lerer, Cotton and Holmes from 1959-61.

Schnacke is married and resides in the Fox Apartments, San Francisco.

# # # # #

July 29, 1968

The Honorable Charles J. Hitch  
President, University of California  
University Hall  
Berkeley, California 94704

Dear President Hitch:

The people of California have founded the University of California and have long been generous in its support. The people are being generous once again in the budget which I, serving as their representative, approved for the year 1968-69.

You have sent me a copy of your letter to members of the Legislature which I consider quite misleading, and which is part of a statewide campaign being managed by the University administration to persuade the Legislature to override my vetoes of certain items of the budget and thereby obtain additional funds.

I believe, in fairness to the people of California, you should present the kind of balanced picture that accurately reflects the situation. For this reason, the following reexamination of the facts is in order.

The University this year received over one-third billion dollars, or \$335.7 million, an increase of \$33 million over the previous budget. The University received for capital outlay, \$44.6 million; for support, \$277 million; and for salary increases, \$14.1 million.

The University's share of the total budget increased this year to 5.89 percent--up from last year's 5.69 percent.

The new University budget provides an increase of nearly three times more money per student than the average yearly increase per student over the past ten years. This year, \$160 more per student is budgeted than last year. This may be compared with an average annual increase of \$66 per student during the past ten years.

Further evidence of the University's true economic situation is the fact that in every instance where administrative positions with analogous functions can be identified, the University pays a higher salary than does the government of the State of California. Comparing the thirteen top comparable positions in the University with their counterparts, the top thirteen elective and appointive officers in state government, University officials already earn an average of \$5,434 more per year than state officers.

The University's tactic of equating the terms "request" and "budget"--and then proceeding repeatedly to claim that the budget has been "cut" or "slashed"--can only create confusion on the part of the public. I am disappointed that the University would resort to such methods in its campaign to drum up public sympathy.

Because, as you know, the fact still remains that the current University budget is the highest in history--more than \$33 million higher than last year, a better than ten percent increase.

One of the items I removed from the University budget--\$3.725 million--would have provided no financial gain to the University at all. In fact, the money could only have been used if the Regents agreed to lower the same student fee provisions which they had approved only three months earlier. Had I not vetoed this item, a legislative attempt to control the Regents, a very dangerous precedent, would have succeeded. In fact, representations were made to me and to the Director of Finance by University officials expressing concern over the dangerous precedent such an arrangement would set.

The balance of the items I vetoed covered such materials as plant maintenance, purchases of equipment which could have been met by raising fees for services provided, and some additional compensation for faculty which could be financed out of funds appropriated for faculty positions which remain unfilled by the University. Additional reductions were made because of reduced enrollment figures furnished by the University for the Summer Quarter at Berkeley. It is my understanding that even further reductions would now be justifiable on the basis of reduced Summer Session enrollment at UCLA.



These reductions, however, were relatively small. It is inconceivable that they could result in any major change in the academic or educational role of the University. They constitute less than three percent of the total University allocation. And of this sum, more than one-third was not an appropriation at all, but a "carrot on a stick" offered to the Regents if they would reduce fees.

The principle complaint of the University--that an insufficient number of new programs was authorized by the Legislature--is not met in any way by the demand for an override of the reductions.

The truth is, the University is interested in trying to persuade the Legislature to override vetoes of an amount which actually totaled only two percent of the appropriation for the whole University.

And if your demands are not met, you are threatening to turn away the sons and daughters of those who support the University. Surely there are ways more in keeping with the traditions of the academic community than this. One of these would be a small addition to the teaching load of the faculty. Perusal of the schedule of courses at the University reveals to me what you already know, that the actual number of hours the average faculty member spends on organized class teaching approaches only about five hours per week. By adding only one more course per year, each teacher could help in the solution of the entire enrollment problem. It is obvious from this that the claim that the University must cut educational services has no validity.

The University of California is a truly great institution, one that I am sure you and I want to build to even further greatness so that it can better serve the people of California and, indeed, the entire world. Neither of us has any desire to embroil the University in political bickering or to turn it into an instrument for propaganda or personal aggrandizement.

The University is also the property of all the people of California; those who operate it and are responsible for its policies do so at the sufferance of the people and occupy positions of public trust that supersede the ambitions of anyone. I am sure you will agree that such a trust should include with it the obligation that the people be informed honestly and fairly regarding the state of their institutions.

I would hope that after giving this matter your full consideration you would re-evaluate your present course and join in the effort to improve not only the University, but also the entire state.

We cannot and must not afford the luxury of having the various parts of the state feud among themselves at the eventual expense of all the citizenry.

Sincerely,

RONALD REAGAN  
Governor

# # #

Governor Ronald Reagan said today that University of California officials are attempting to "create confusion on the part of the public" by resorting to a "misleading...campaign to drum up public sympathy."

In a letter to University of California President Charles J. Hitch, the governor took note of a statewide effort on the part of the university to "persuade the legislature to override my vetoes of certain items of the budget and thereby obtain additional funds."

The governor told Hitch that "in fairness to the people of California, you should present the kind of balanced picture that accurately reflects the situation."

In his letter, the governor said the people of California "have long been generous" in their support of the university. "They are being generous once again in the budget which I, serving as their representative, approved for the year 1968-69."

Calling for a "re-examination of the facts," he said the people gave the university over one-third of a billion dollars this year--an increase of \$33 million over last year's budget. This includes \$44.6 million for capital outlay; \$277 million for support, and \$14.1 million for salary increases.

The university's share of the total state budget increased this year to 5.89 percent, he said.

This is up considerably from last year's 5.69 percent share, he noted.

Governor Reagan reminded Hitch that the current university budget is "the highest in history," more than 10 percent higher than last year.

"The new university budget provides an increase of nearly three times more money per student than the average yearly increase per student over the past 10 years. This year \$160 more per student is budgeted than last year. This compares with an average annual increase of \$66 per student during the past 10 years."

The governor said the university's "tactic of equating the terms 'request' and 'budget'--and then proceeding repeatedly to claim that the budget has been 'cut' or 'slashed'--can only create confusion on the part of the public.

"I am disappointed that the university would resort to such methods in its campaign to drum up public sympathy," the governor declared.

He cited "as further evidence of the university's true economic situation" the fact that "in every instance where administrative positions with analogous functions can be identified, the university pays a higher salary than does the government of the state of California.

"Comparing the thirteen top comparable positions in the university with their counterparts, the top thirteen elective and appointive officers of state government, university officials already earn an average of \$5,434 more per year than state officers," he said.

Governor Reagan told Hitch that one of the items removed from the university budget, \$3.725 million, would have provided no financial gain to the university at all.

"In fact, the money could only have been used if the Regents agreed to lower the same student fee provisions which they had approved only three months earlier.

"Had I not vetoed this item, a legislative attempt to control the Regents, a very dangerous precedent, would have succeeded.

"In fact," the governor said, "representations were made to me and to the director of finance by university officials expressing concern over the dangerous precedent such an arrangement would set."

He noted that the balance of the items he vetoed covered such materials as plant maintenance, purchases of equipment which could have been met by raising fees for services provided, and some additional compensation for faculty which could be financed out of funds appropriated for faculty positions which remain unfilled by the university.

He pointed out that such reductions were "relatively small.

"It is inconceivable that they could result in any major change in the academic or educational role of the university.

"They constitute less than three percent of the total university allocation, and of this sum, more than one third was not an appropriation at all, but a 'carrot on a stick' offered to the Regents if they would reduce fees.

"The truth is, the university is interested in trying to persuade the legislature to override vetoes of an amount which actually totaled only two percent of the appropriation for the whole university."

Governor Reagan declared that the university is saying, in effect, that if its demands are not met, it will turn away the sons and daughters of those who support the university.

"Surely," the governor added, "there are ways more in keeping with the traditions of the academic community than this."

One of his suggestions would be to make a small addition to the faculty teaching schedule. He said the average number of hours per teacher spent in classroom instruction at the university approaches only five hours per week.

"By adding only one more course per year," the governor told Hitch, "each teacher could help in the solution of the entire enrollment problem."

"It is obvious from this that the claim that the university must cut educational services has no validity."

The governor reaffirmed his view that the university is a "great institution, one that I am sure you and I want to build to even further greatness so that it can better serve the people of California and, indeed, the entire world."

He called for an end to the "political bickering" which has been going on in connection with the current university budget and warned against turning it into "an instrument for propaganda or personal aggrandizement."

The governor reminded Hitch that "the university is also the property of all the people of California" and stressed that those who operate it have an obligation to the people to inform them "honestly and fairly regarding the state of their institutions."

He called on Hitch to give the matter "your full consideration... reevaluate your present course, and join in the effort to improve not only the university but also the entire state."

Governor Reagan emphasized that "we cannot and must not afford the luxury of having the various parts of the state feud among themselves at the eventual expense of all the citizenry."

# # #

OFFICE OF THE GOVERNOR  
Sacramento, California  
Contact: Paul Beck  
445-4571 7.31.68

MEMO TO THE PRESS

Governor Reagan's press conference scheduled for

1:30 p.m. tomorrow (<sup>Aug. 1</sup>~~July 31~~) has been cancelled.

# # #



OFFICE OF  
LIEUTENANT GOVERNOR ROBERT H. FINCH  
July 31, 1968  
Contact: George St. Johns -- 445-9533

FOR IMMEDIATE RELEASE

The following joint statement was issued today by  
Lieutenant Governor Robert H. Finch and Secretary of  
State Frank M. Jordan:

"There is every indication that the recall campaign  
is climaxing in colossal failure. The results, as they  
are coming in, appear to represent an overwhelming  
repudiation of the movement by the people of this state.  
On the other hand, the refusal of a vast majority of our  
citizens to support the recall campaign is nothing less  
than a reaffirmation of their dedication to the principles  
of decency and fair play.

"This abortive effort underscores the inadequate  
and archaic nature of present California law in this  
area, particularly in comparison with other states whose  
recall provisions require specific acts of misconduct in  
order to qualify.

"We urge, therefore, that appropriate action be  
taken to correct current state law in order to assure  
that this great waste of taxpayers' time and money is  
not repeated.

"We are both very pleased that the governor has  
received this strong vote of confidence."

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

AB 356 - Foran  
(Chapter 765)

Requires the State Air Resources Board to test low-emission motor vehicles in accordance with prescribed standards. The Department of General Services in consultation with the board is to determine if such vehicles will meet specific requirements. The bill requires the state, if low-emission motor vehicles meet such standards and requirements, and if funds are appropriated, to purchase as many of such vehicles as the Department of General Services determines are reasonable to meet state needs. If a sufficient number of low-emission vehicles are available, the percentage of all such vehicles to be purchased will not be less than 25 percent of all motor vehicles purchased by the state in the preceding fiscal year.

AB 357 - Foran  
(Chapter 764)

Enacts the "Pure Air Act of 1968." The bill establishes stringent vehicle emission standards which all new motor vehicles must meet beginning in 1970. Vehicles which fail to meet the standards cannot be sold and registered in California. It provides the Air Resources Board with the powers necessary to implement the new standards and requires the state to consider emission characteristics in its purchase of new motor vehicles.

AB 431 - Zenovich  
(Chapter 740)  
URGENCY

Authorizes any municipal court district pursuant to duly-adopted municipal court rule to use the same jury panel as that summoned for use in the superior court when authorized by local superior court rule. The bill excludes Alameda County from such authorization.

AB 702 - Barnes  
(Chapter 741)

Authorizes a superior court judge, a jailer or a sheriff to remove a guard from a person convicted, arrested or charged with a misdemeanor while he is in a hospital outside of the jail. The bill makes such a person from whom guard has been removed who tries to escape or escapes from such a hospital guilty of a misdemeanor if such escape or attempt to escape was not by force or violence, or guilty of a felony if such escape is by force or violence.

AB 784 - Belotti  
(Chapter 742)

Requires that vehicles owned and used by specified organizations for driver training shall be equipped with seat belts for the driver and each passenger. The bill makes it unlawful to operate the vehicle unless the seat belts are utilized. Present law requires only that the driver or instructor utilize the seat belts which are provided for them.

AB 913 - Gonsalves  
(Chapter 767)

Codifies various provisions now found in the California Constitution which will be omitted if Assembly Constitutional Amendment 30 is approved by the voters in November.

AB 943 - Negri  
(Chapter 743)

Specifies the proper municipal or justice court in which an action on a retail installment contract subject to the Retail Sales Installment Act shall be commenced.

- AB 963 - Bear  
(Chapter 744)
- Provides for purposes of the Code of Civil Procedure provision allowing challenge of a prospective juror for cause on the ground that he stands in the relation of debtor and creditor to a party, that the holder of savings account in a savings and loan association shall not be deemed a creditor of such savings and loan association solely by reason of having such an account.
- AB 1172 - Mobley  
(Chapter 745)
- Provides that upon approval of the application by at least two of the affected counties, the Kings River Conservation District may be dissolved according to the provisions of the District Reorganization Act of 1965.
- AB 1177 - Priolo  
(Chapter 746)
- Prohibits any person from maintaining or operating in or upon the navigable waters of any lake, reservoir, or fresh water impoundment of this state any vessel which is equipped with a toilet unless such toilet is sealed or otherwise rendered inoperable or designed so that no human waste can be discharged into such waters.
- AB 1193 - Ryan  
(Chapter 747)
- Authorizes the hearing board of the Bay Area Pollution Control District to waive the ten-day notice requirement for hearings. The bill also makes violators of the Bay Area Pollution Control District's rules subject to up to a \$500-a-day fine.
- AB 1295 - Priolo  
(Chapter 748)  
URGENCY
- Expands the current provisions of the Streets and Highways Code to permit ten-year loans from county funds for maintenance districts other than lighting maintenance districts, for the replacement of obsolete equipment or to defray annual maintenance costs.
- AB 1297 - Foran  
(Chapter 749)
- Authorizes members of the California Highway Patrol and specified local law enforcement officers to impound any vehicle found illegally parked which has no license plates or other evidence of registration displayed, until the owner or person in control of such vehicle furnishes to the impounding agency evidence of his identity and an address in the state at which he can be located.
- AB 1370 - Hayes  
(Chapter 750)
- Repeals an obsolete provision of the Health and Safety Code relating to fire protection.
- AB 1414 - Brown  
(Chapter 751)
- Prohibits the Board of Medical Examiners from rejecting an application for a reciprocity physician and surgeon certificate solely on the basis that the medical licensing authority issuing the applicant's certificate recognized, for purposes of its own licensing examination, that the applicant had passed the basic science examination given by National Board of Medical Examiners.
- AB 1507 - Badham  
(Chapter 752)  
URGENCY
- Provides that an action commenced by any district or agency to adjudicate claims to water in the Santa Ana River system involving two or more counties shall not be dismissed by the court for want of prosecution unless such action is not brought to trial within seven years after the district has filed the action. The bill is effective until July 1, 1970.
- AB 1530 - Hayes  
(Chapter 753)
- Exempts from registration any portable or collapsible dolly carried in a truck used by an automobile dismantler and used upon a highway exclusively for towing disabled vehicles.
- AB 1533 - Hayes  
(Chapter 754)
- Allows the Department of Public Works, with the consent of local authorities, to place and maintain signs along city streets and county roads, to control or direct, rather than only direct, traffic to state highways.

- AB 1539 - Stacey  
(Chapter 755) Permits certain safety members of a retirement system established under the County Employees Retirement Law of 1937 to elect deferred retirement.
- AB 1594 - Chappie  
(Chapter 756) Authorizes a county with a population of less than 30,000 to adopt an ordinance requiring a subdivider who within three years, or less, develops one or more subdivisions, comprised of a single parcel or contiguous parcels having more than 200, rather than 400, dwelling units within a single school district which maintains an elementary school, to dedicate such land necessary to assure residents of the subdivision adequate elementary school service.
- AB 1661 - Fong  
(Chapter 757) Clarifies the law with respect to discharges from property tax liability by providing that "board" as used in such provisions relates to the board of supervisors. The bill also deletes several obsolete provisions relating to property taxation.
- AB 1848 - Fenton  
(Chapter 758) Amends the Civil Code to clarify the authority of the district attorney to enforce child support orders.
- AB 1868 - Wilson  
(Chapter 759) Makes clarifying amendments to a Revenue and Taxation Code provision relating to county property tax equalization.
- AB 1870 - Wilson  
(Chapter 760) Permits the clerk of the assessment appeals boards in counties with two or more boards to assign a member from one board to another board during temporary absence of members.
- AB 1961 - Veneman  
(Chapter 761) Provides that an assessor may destroy documents which have been microfilmed after three years have elapsed since the lien date for which such information was obtained.
- SB 30 - Grunsky  
(Chapter 762) Increases number of judges in the San Luis Obispo County Supreme Court from two to three.
- SB 139 - Rodda  
(Chapter 701)  
URGENCY Eliminates the provision specifying that teacher internship programs meet requirements for credentials for non-California residents and that applicants for such programs have a degree from an out-of-state institution.
- SB 140 - Rodda  
(Chapter 702) Amends the School Building Aid Law by redefining "project" as all the purposes for which a particular school district has applied for apportionments, rather than as the purposes for which a school district has applied for apportionments as a given location.
- SB 146 - Kennick  
(Chapter 703) Includes a nonprofit corporation formed to assist educational and research activities of a district agricultural association and the nonprofit corporation formed pursuant to the California State Exposition and Fair Law within the definition of "public agency" for purpose of the Public Employees' Retirement Law.
- SB 187 - Marler  
(Chapter 704) Provides for the cancellation or refund of property taxes imposed for any fiscal year commencing in 1968 on property as to which the welfare property tax exemption was available but unclaimed.
- SB 196 - Rodda  
(Chapter 705) Prohibits any school district, except a junior college district, from maintaining a junior college after July 1, 1970. The bill prescribes an alternative procedure for formation of a junior college district from territory of a unified district maintaining a junior college, requiring the governing board of the unified district to serve as the governing board of the junior college district.



- SB 243 - Rodda  
(Chapter 763) Increases the number of superior court judges in Sacramento County from 14 to 15.
- SB 273 - Stevens  
(Chapter 706) Authorizes the director of corrections to enter into agreements with other state agencies for the use of inmates to perform work in facilities of state agencies for purpose of vocational training and improvement of job skills preparatory to release.
- SB 285 - Wedworth  
(Chapter 707) Provides that a person whose accumulated retirement contributions from a school district retirement system have been returned to him, and who re-enters the same system within 39 months, may at any time after re-entry redeposit his contributions plus interest. The bill also deletes the present 39-month limitation of redeposit of contributions.
- SB 305 - Way  
(Chapter 708)  
URGENCY Permits district agricultural associations to make permanent improvements upon publicly-owned real property adjacent to their property when the improvements will materially benefit the district property. The State Public Works Board is authorized to approve and the director of agriculture to allocate funds from the Fair and Exposition Fund for such purposes.
- SB 329 - Coombs  
(Chapter 709) Extends the period after determination before the gift tax becomes delinquent from 60 to 90 days. It also permits the controller to issue a determination after the expiration of the three-year period if agreed upon with the taxpayer. The bill also extends from 60 days to three years time in which a person may file court action to recover tax after notice of determination of amount of tax given by controller.
- SB 377 - Song  
(Chapter 710) Permits a person who holds a physician's and surgeon's certificate under the jurisdiction of the Board of Osteopathic Examiners who can prove that he did not make the election to use the term "M.D." prior to December 31, 1962, due to out-of-state hospitalization for illness, to use that term if he makes an election within a prescribed period.
- SB 441 - Moscone  
(Chapter 766) Authorizes a wrongful death action by heirs and dependent parents, if any, who are not heirs, or personal representative on their behalf, rather than by decedent's heirs or personal representatives. The bill authorizes the court in any award based on such an action to determine the rights of the heirs and dependent parents rather than to determine the rights of the heirs.
- SB 507 - Moscone  
(Chapter 768) Provides that unincorporated trusts or associations which qualify as "real estate investment trusts" for federal tax purposes shall be entitled to a deduction under the Bank and Corporation Tax Law for income distributed during the income year.
- SB 528 - Danielson  
(Chapter 711) Provides relief from the ten percent penalty for failure to make a timely remittance of cigarette tax where the State Board of Equalization finds that the failure to pay on time was due to reasonable cause and due to circumstances beyond the taxpayer's control.
- SB 534 - Carrell  
(Chapter 712) Provides for a waiver of registration fee penalties when normal renewal fees and transfer fees are paid and a transfer of ownership is applied for within 30 days of repossession of a vehicle.
- SB 540 - Moscone  
(Chapter 713) Makes the counterfeiting of trading stamps punishable as forgery and makes the possession of counterfeited trading stamps with the intent to defraud a punishable offense.



- SB 558 - McCarthy  
(Chapter 714) Provides that a grantor of an easement to a public entity for recreational purposes is not liable for an injury caused by the condition of such easement.
- SB 587 - Coombs  
(Chapter 715) Specifies that the Savings and Loan commissioner may appoint a receiver or liquidator, as alternatives to appointing a custodian, whenever he takes possession of the business, property, and assets of a savings and loan association.
- SB 590 - Cologne  
(Chapter 716) Requires that superior courts make written findings of fact and conclusions of law, in nonjury cases only where such findings are requested by any party appearing at the trial. The bill also increase from \$300 to \$500 the maximum amount in demand or value of property in controversy in municipal courts for which the court is not required to make findings and conclusions.
- SB 597 - Grunsky  
(Chapter 717) Increases number of superior court judges in Santa Cruz County from two to three.
- SB 621 - Stevens  
(Chapter 718) Defines the term "related facilities" used in the Governor Code section authorizing counties to acquire land for an construct music halls and centers, to include institutes or academies for the performing arts.
- SB 732 - Stiern  
(Chapter 719) Authorizes the appointment of a county probation officer who meets specified qualifications as a referee for the purpose of conducting juvenile detention hearings. The bill is operative until September 1, 1972.
- SB 733 - Marks  
(Chapter 720) Provides that the customer list, including the names, addresses and identity of customers of a telephone answering service, shall constitute a trade secret and shall belong to the owner of the service.
- SB 801 - Lagomarsino  
(Chapter 721) Adds wayside campgrounds to the classification of units in the state park system.
- SB 838 - Dolwig  
(Chapter 722) Authorizes extensions of time for pronouncing judgement in inferior courts of not more than 90 days additional upon request of the probation officer as well as the defendant.
- SB 848 - Kennick  
(Chapter 723) Allows counties of over 2,000,000 population, by two-thirds vote of supervisors, to convey county parking lots in cities to such cities if city agrees to continue such use of property. The authorization is applicable only to parking lots acquired principally from parking fees for the specific purpose of parking lot development.
- SB 855 - Short  
(Chapter 724) Provides that a property tax payment on any document required in relation thereto deposited in the mail and properly addressed on the date it becomes delinquent, is deemed received on date shown by the post office cancellation mark or on the date it was mailed if proof establishes mailing on an earlier date.
- SB 896 - Short  
(Chapter 725) Amends the Business and Professions Code provisions relating to standard bread loaf weights by revising the labeling requirements to conform with the recently-enacted Federal Fair Packaging and Labeling Act. The bill also establishes the weight for the standard loaf as one pound (16 ounces) instead of 15 ounces, and establishes the weight for the standard large loaf as one and one-half pounds (24 ounces) instead of 22 ounces.

- SB 929 - Whetmore  
(Chapter 726) Repeals or updates several obsolete Military and Veterans Code provisions relating to the Department of Veterans Affairs.
- SB 947 - Coombs  
(Chapter 727) Requires a savings and loan association to pay to the savings and loan commissioner a fee not to exceed \$100 per day to be fixed by the commissioner for all services rendered by the commissioner by appraisers for extraordinary appraisements.
- SB 955 - Grunsky  
(Chapter 728)  
URGENCY Permits the presiding judge of the superior, municipal, or justice court, with approval of the chairman of the judicial council, to direct that the court be held at another place in the county if a large influx of criminal cases resulting from a large number of arrests threatens the orderly operations of the existing courts.
- SB 991 - Cologne  
(Chapter 730) Prevents a housing authority operating a farm labor center from limiting occupancy by agricultural workers to less than 270 days, if the director of agriculture certifies there are seasonal crops that would keep the workers in the immediate area for this period of time.
- SB 996 - Cologne  
(Chapter 731) Requires the Department of Agriculture, upon request, to certify and verify various types of standards of weights and measures used in industry in accordance with the standards adopted by the National Bureau of Standards, when such standards are submitted to the department. The department is to establish a schedule of fees sufficient to cover the costs of furnishing such services.
- SB 1037 - Petris  
(Chapter 732) Raises the compensation of directors of a regional park district from \$25 to \$50 per meeting. Directors do not receive pay for more than two meetings in any one month.
- SB 1077 - Bradley  
(Chapter 733) Increases the annual license fee for farm labor contractors from \$50 to \$75.
- SB 1084 - Cologne  
(Chapter 734) Increases the annual salary of the Riverside County auditor, district attorney and court commissioner.
- SB 1123 - Whetmore  
(Chapter 735) Allows the Department of Veterans Affairs to waive occupancy requirements in farm and home purchases for the period of not to exceed four years on a showing of good cause.
- SB 1156 - Danielson  
(Chapter 736) Corrects erroneous cross-references in a Welfare and Institutions Code provision relating to narcotic commitments.
- SB 1222 - Moscone  
(Chapter 737) Prohibits the Department of Motor Vehicles from requiring a driving test on renewal of a four-year license unless there is evidence of a condition which would affect the ability to drive safely. It requires that the applicant be informed of any such evidence if the driving test is to be given.
- SB 1260 - Coombs  
(Chapter 738) Clarifies and updates the standardization provisions of the Agricultural Code relating to citrus fruits and the containers in which they are packed and sold.
- SB 1271 - Bradley  
(Chapter 739) Provides that uninsured motorist's insurance coverage does not apply to the bodily injury of the insured while occupying a motor vehicle owned by an insured unless the occupied vehicle is an insured motor vehicle, and does not apply to the bodily injury of the insured when struck by a vehicle owned by an insured.