



California AFL-CIO News

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Executive Secretary-Treasurer

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Vol. 11, No. 18

Labor at the Legislature

From The Capitol Office Of The Executive Secretary

On Monday, May 5, in Room 2117 of the Capitol, the Federation's uniform textbook bill (AB 660) will be presented to a subcommittee on school finance of the Assembly Education Committee. This would extend to grades nine through 12 the same consideration now accorded the elementary grades in having the state provide free textbooks for classes. AB 660, introduced by Assemblyman Leon Ralph (D-Los Angeles), would eliminate the need for purchase of high school textbooks by local districts. The subcommittee will meet upon adjournment of the full committee and will resume hearings in the evening if necessary.

* * *

The Federation supports SJR 2 which is to be heard in the Assembly Committee on Elections and Constitutional Amendments on Tuesday, May 6, at Sacramento. This resolution by Senator Ralph Dills (D-San Pedro) would memorialize Congress to abolish the electoral college and to provide for direct election of President and Vice President.

Two Assembly Joint Resolutions—AJR 32 and AJR 33 by Assemblyman John Dunlap (D-Vallejo)—are also on the File. Both have the support of the Federation. AJR 32 requests Congress to enact a law to prohibit the counting of presidential ballots until all polls in the nation are closed. AJR 33 requests a national law for presidential primary elections along the lines of those in Oregon and Wisconsin.

* * *

The Assembly Government Administration Committee on May 8 will hear AB 182, Assemblyman Charles Warren (D-
(Continued on Page 2)

500 Pitch In at Joint Labor Parley

More than 500 California trade union leaders converged on Sacramento this week to take part in a three-day Joint Labor Legislative Conference that included a full day of direct talks with many state legislators on currently pending legislation vital to the welfare of California workers.

Pay Delay Issue In Inactive File

AB 555, the "pay delay" bill, and AB 591, relating to terms of employment, were taken from the Assembly Daily File on Wednesday, April 30, and placed on the inactive file at the request of their respective authors. Both bills are opposed by the California Labor Federation.

The Federation will maintain continuing vigilance on any future movement of these bills.

The conference, jointly sponsored by the California Labor Federation, AFL-CIO, the State Building and Construction Trades Council and the California State Council of Carpenters, opened Tuesday at the El Dorado Hotel with talks by such key state legislative leaders as Assembly Majority Leader W. Craig Biddle (R-Riverside) representing Assembly Speaker Robert Monagan, Minority Leader Jesse M. Unruh (D-Los Angeles) and Senate Democratic Floor Leader George Moscone (D-San Francisco).

Assemblyman Biddle dealt at
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Key Anti-Labor Bills Up for Hearing Next Wednesday

Wednesday, May 7, will be another crucial day for Labor when the Assembly Labor Relations Committee meets at 1:30 p.m. One of the most punitive anti-labor bills of the session, AB 1021, is on the agenda.

AB 1021 would virtually eliminate the right to picket in labor disputes. It tightly defines "professional" pickets, outlaws their use and imposes felony-type penalties for violation. AB 1021 calls for fines of not less than \$100 nor more than \$1,000 or imprisonment not to exceed three years, or both such fine and prison term.

The agenda for a major forum on collective bargaining to be held in New York May 12-13, 1969, has just been announced by the Institute of Collective Bargaining and Group relations.

The Institute, which is sup-
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The defeat of AB 1021 is essential to continuing labor security and industrial peace in California.
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Hot Cargo Bill Hearing May 6

Tuesday, May 6, is the day the State Senate Labor & Social Welfare Committee will take up SB 544, the 1969 session's anti-hot cargo and secondary boycott proposal. This bill is aimed squarely at the heart of Labor's strength in collective bargaining and is being met with the strong, united opposition of California's labor force.

The committee, chaired by Senator Lou Cusanovich (R-Sherman Oaks), has a heavy calendar of both labor and welfare bills. SB 544 faces the most positive resistance by the California Labor Federation, AFL-CIO.

Hearing Set On Measure to Ban Mass Picketing

Another bill to restrict the right to picket is slated for hearing in Assembly Criminal Procedure Committee on Wednesday, May 14, at the Capitol. AB 1589 is designed to prohibit "mass picketing" and would impose criminal penalties for violations, making this a misdemeanor. It also establishes certain "presumptions" regarding existence of such picketing.

Chairman of the committee is Assemblyman Frank Murphy Jr., (R-Santa Cruz). Other mem-
(Continued on Page 2)

Goldwater Wins Congress Seat

California got a Goldwater of its own in Congress this week when Barry Goldwater, Jr., won a special election in the heavily conservative 27th Congressional District to fill the
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INSTITUTE OF INDUSTRIAL RELATIONS LIBRARY

MAY 5 1969

UNIVERSITY OF CALIFORNIA BERKELEY CA

Hearing Set On Measure to Ban Mass Picketing

(Continued from Page 1)

bers are Assemblymen John Miller (D-Oakland); Craig Bidle (R-Riverside); Robert Crown (D-Oakland); Carlos Moorhead (R-Glendale); Alan Sieroty (D-Los Angeles); John Vasconcellos (D-Campbell); Floyd Wakefield (R-Downey), and Pete Wilson (R-San Diego).

Opponents of AB 1589 are urged to contact the members of the Criminal Procedure Committee, stating their opposition and asking that the bill be killed.

Goldwater Wins Congress Seat

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seat vacated when former Rep. Ed Reinecke was appointed Lieutenant Governor by Governor Reagan.

Goldwater, a 30-year-old bachelor with no previous public service, defeated John K. Van De Kamp, the COPE-endorsed candidate by a vote of 64,675 to 48,933, according to complete semi-official returns from the district's 312 precincts.

Van De Kamp, a former U. S. Attorney in Los Angeles who had been director of the Executive Office for all U. S. Attorneys in Washington, D. C., before entering the race, stressed his opponent's inexperience in public life in the course of his campaign but this clearly had little effect on the staunchly conservative voters of the district which includes a small section of Kern County and encompasses some 4,000 square miles between Ridgecrest on the north and Sherman Oaks on the south.

In the Los Angeles County portion of the district, 47.5 percent of the 229,066 registered voters turned out for the election. In Kern County, 43.1 percent of the 12,213 eligible voters went to the polls, according to the County Registrar of Voters' office.

On a districtwide basis, the voter turnout was 46 percent—113,608 of the 241,279 voters registered.

Key Anti-Labor Bills Up for Hearing Next Wednesday

(Continued from Page 1)

Three other bills also opposed by the California Labor Federation are scheduled. These are AB 1043 to undermine minimum wage protections, AB 853 on employment regulation and supervision, and AB 529 relating to apprentice-

ship.

There are three bills sponsored by the Federation also on tap. These are AB 837, Miller, on Fair Employment Practices; AB 250, Chappie, on safety inspections, and AB 349, Britschgi on employment regulation and supervision.

Labor at the Legislature

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Los Angeles). This proposal has labor support and would make the Fair Employment Practices Act applicable to discrimination on account of sex.

AB 1123 is another attempt to exploit tax-supported bands and orchestras for privately promoted, profit-making public events. It places school bands and orchestras in competition with working musicians. A similar effort was made in 1968 and failed to be approved, in the face of urgent Labor opposition. AB 1123 will be heard in a sub-committee of the Assembly Education Committee on Monday, May 12 dealing with school organization and administration. This is a bad bill and should be decisively opposed.

On Monday, May 5, the Senate Insurance and Financial Institutions Committee has scheduled SB 689 on workmen's compensation and SB 790 on unemployment insurance. Both are contrary to the interests of California wage earners and are opposed by the Federation. Labor also opposes SJR 20, pending before the same committee on May 12. This resolution would memorialize Congress to reject proposals now before it which would supersede state workmen's compensation laws and establish a national standard of minimum workmen's compensation insurance coverage.

The Federation opposes SB 1184, which will be before the Labor & Social Welfare Committee on May 13. This would exclude the first 30 days of unemployment due to a trade dispute as the basis for qualifica-

tion for aid to families with dependent children because of the unemployment of a parent.

The same committee meeting will hear SB 802 by Senator Richard Dolwig (R-San Mateo) which is supported by Labor. SB 802 would prohibit the denial of compensation to an employee based on his refusal to submit to medical treatment if such employee depends exclusively upon healing by prayer in accordance with the teachings of his religious faith.

Steelworkers Win New Pact

A 99-day strike by the AFL-CIO United Steelworkers of America against the Harvey Aluminum Corporation in Los Angeles ended this week when the union accepted a contract that provides nearly 25 cents an hour more in wages and fringe benefits than the company had offered when the strike began January 19.

The new three-year contract, which will boost wage and fringe benefits about 70 cents an hour, was accepted by the union membership by a secret ballot vote of 539 to 139.

Spokesmen for the Steelworkers Union said that the firm, which had continued operations during the strike, has agreed to rehire all of some 1,500 workers who took part in the strike.

Alien Workers

In fiscal 1968, the U. S. Department of Labor certified 141,827 alien workers for permanent employment in this country. Four out of every 10 of them have settled down in New York or California.

Agenda Spelled Out for Forum On Bargaining

(Continued from Page 1)

ported by both labor and management, said the forum will be seeking answers to three questions, namely:

1—What Is the Future of Collective Bargaining?

2—How Is it Being Affected by Present Social and Economic Conditions?

3—How Can Its Processes and the Skills of Its Practitioners Be Improved?

AFL-CIO President George Meany and William F. Mays, Chairman of the National Association of Manufacturers' Industrial Relations Committee, will be the principal speakers at a dinner session on May 12.

Other major speakers at the forum will include: U. S. Labor Secretary George P. Shultz; Frank W. McCulloch, chairman of the National Labor Relations Board; J. Curtis Counts, Director of the Federal Mediation and Conciliation Service; Arthur J. Goldberg, former Secretary of Labor and Ambassador to the U.N.; and George Woodcock, Chairman of Great Britain's Commission on Industrial Relations and former General Secretary of the Trade Union Congress of Great Britain.

In addition, the forum will also hear the following presidents of AFL-CIO unions:

I. W. Abel, Steelworkers; Paul Jennings, Electrical, Radio and Machine Workers; P. L. Siemiller, Machinists; Jerry Wurf, State, County and Municipal Employees; Joseph A. Beirne, Communications Workers of America; and Max Greenberg, Retail, Wholesale and Department Store Union.

The AFL-CIO's National Research Director Nat Goldfinger will speak at a session on collective bargaining as it relates to the economy and the AFL-CIO's Associate General Counsel Thomas E. Harris will present labor's view of NLRB decisions and pending issues.

President of the Institute is Lane Kirkland, executive assistant to Meany.

Information on registration for the forum may be obtained from: The Collective Bargaining Forum—1969, 300 Madison Avenue, 9th Floor, New York, New York 10017.

DIGEST OF BILLS

*Sponsored by the California Labor Federation, AFL-CIO
No bill may be taken up until 30 days after the date of introduction indicated in Digests, except by $\frac{3}{4}$ vote.

Key to Symbols

CR	Civil Rights and Civil Liberties	LC	Labor Code Changes, General	S	Industrial Safety
DI	Disability Insurance	LI	Liens, Attachments & Writs	SL	State & Local Government
EA	Employment Agencies, Private	LS-N.C.	Labor Unions, Special	TA	Taxation
ED	Education	LU	Labor Unions, General	TR	Training & Retraining
EL	Elections	MI	Miscellaneous	UI	Unemployment Insurance
HO	Housing	PH	Public Health	WC	Workmen's Compensation
IN	Insurance (Inc. H. & W.)	RE	Recreation	WP	Water and Power
				H.A.D.	Held at Desk

The bills are classified "Good," "Watch," "Bad" and "N.C." With respect to the classification, "N.C.," the proposed legislation is class or special legislation and the information relative to these bills contained in the Digest is printed for the information of affiliates who are involved but the bill is not classified "Good," "Watch" or "Bad," since we defer to the wishes of affected affiliates on the classification of these measures. "H.A.D." designates a bill "Held At Desk" and indicates that the bill has not yet been assigned to a committee.

ASSEMBLY BILLS

AB 1619 Bill Greene (Jud.) Changes name of small claims court to small claims and consumer complaint's court.

Authorizes declaratory judgments in such courts with respect to retail contracts for sale of goods or services for any amount. Specifies that law applicable to appropriate judicial district for commencing action with respect to contractual obligation applies to any action founded on fraud in connection with such obligation. April 7.

MI—Watch

AB 1715 Beverly (Jud.) Revises and consolidates exemptions of debtors from attachment or execution. April 7.

LI—Watch

AB 1768 Hayes (G.O.) Creates Credit Rating Organization Bureau in Department of Professional and Vocational Standards, and defines its powers and duties. Creates Advisory Board of the Credit Rating Organization Bureau, and defines its powers and duties.

Provides for licensing of persons and organizations doing business in state as credit rating organizations.

Provides for powers and duties of Director of Professional and Vocational Standards with regard to credit rating organizations.

Creates Credit Rating Organization Fund in State Treasury. April 7.

MI—Watch

AB 1795 Waxman (Jud.) Exempts all earnings of defendant received for personal services from attachment without filing claim for such exemption. Makes existing exemption from levies on wages applicable only to levies of execution on wages of a judgment debtor. Makes corresponding changes in law with respect to obtaining writ of attachment and levying on earnings under such writ. April 7.

LI—Good

AB 1808 Dunlap (Rev. & Tax.) Imposes a 3 percent tax on winnings on horserace betting. Increases license fees for conducting horseracing meetings.

Increases the homeowners' property tax exemption from \$750 to \$1,250 of the assessed value of each dwelling eligible therefor.

Provides for assessing business inventories on arithmetic average value of such property on 1st day of June, September, December and March preceding the fiscal year for which a tax is levied, rather than assessing such property on one lien date.

Increased documentary transfer tax rate from 55 cents to \$1.10 per \$500 of consideration or value of interest in property conveyed.

Increases tax on insurance companies from 2.35 percent to 2.60 percent of gross premiums.

Limits depletion allowance under Personal Income Tax Law, and under Bank and Corporation Tax Law, to an amount equal to the adjusted basis of the property for the purpose of determining gain upon the sale or other disposition of such property.

Establishes system of personal income tax withholding by employers

FINAL ISSUE OF DIGEST OF BILLS

This is the final issue of the Digest of Bills for the current legislative session. It completes coverage of all bills introduced prior to the April 8, 1969 deadline for the unlimited introduction of bills as well as several bills introduced since that date. Any additional bills introduced hereafter that are to be followed by the California Labor Federation, will be reported in the regular news pages of the California AFL-CIO News.

to be operative on and after January 1, 1970. Provides for forgiveness of a portion of the tax due for taxable years beginning after December 31, 1968, and before January 1, 1970. Provides for filing declarations of estimated income to be operative with respect to taxable years beginning after December 31, 1969, with the first declaration due on or before April 15, 1970. Provides that no estimate is required if a taxpayer's liability for previous year was less than \$40.

Extends holding period for capital gains treatment on gain from sale from six months to twenty-four months.

Revises rates schedule under Personal Income Tax Law to add tax brackets of \$830 plus 11 percent of excess over \$15,500 and less than \$17,000 taxable income and \$995 plus 12 percent of excess over \$17,000 taxable income, rather than top bracket of \$680 plus 10 percent of excess over \$14,000. Makes related changes in schedule for heads of households. Operative with respect to taxable income for year 1969.

Revises formula allowing state assistance to certain elderly persons of limited means in accordance with the income of such persons and increases the amount of property taxes paid on their homes to increase the benefits allowed. Operative with respect to property taxes paid for the 1969-1970 fiscal year and fiscal years thereafter.

Imposes tax at the rate of 2 percent of the value upon the privilege of producing or severing oil or gas from the earth of this state, and of refining oil or distributing gas produced or severed outside this state.

To take effect immediately, tax levy, however operative July 1, 1969, except as specified. April 7.

TA—Watch

AB 1817 Unruh (Fin. & Ins.) Revises "Unruh Act," relating to credit sales and accounts, to make it conform as closely as possible to federal regulations under federal Truth in Lending Act regarding disclosure of information between the seller or creditor and buyer or customer. Makes related and technical changes.

Declares that act does not change present state law with respect to regulation of finance charges and rates. April 7.

LI—Watch

ASSEMBLY BILLS (Cont'd)

AB 1831 Miller (Fin. & Ins.) Establishes State Disaster Compensation Fund administered by Insurance Commissioner to compensate to specified extent certain owners or residential improvements for damage caused to such improvements by certain natural disasters.

Imposes tax on transferees for privilege of receiving real property to which improvements are affixed at rate of one-tenth of 1 percent of purchase price or fair market value, whichever is greater, up to \$500. Requires county recorder to collect the tax before recording transfer instrument. Provides such taxes be deposited to credit of State Disaster Compensation Fund.

Provides that the enactment will only become operative upon the adoption by the voters of Assembly Constitutional Amendment No. 23 of the 1969 Regular Session of the Legislature. April 7. **MI—Watch**

AB 1838 Fong (Rev. & Tax.) Authorizes and establishes procedures for filing of statewide personal property liens by state to secure payment of sales and use taxes, personal income tax, bank and corporation taxes, and unemployment compensation insurance taxes.

Operative January 1, 1970. April 7. **TA—Watch**

AB 1845 Murphy (Agr.) Provides that the chapter on the California Marketing Act of 1937 is applicable to a retailer who is engaged in the production as well as processing or distributing of any commodity.

Deletes provisions requiring in certain newspapers notice of certain hearings on marketing orders.

Authorizes the marketing order advisory board to hire a manager and staff to administer the marketing order.

Provides that a marketing order may contain provisions establishing, adopting and applying methods for correlating the marketable supply of any commodity to the reasonable market demands therefor, by means of volume limitation, time limitation, diversion or by grade, quality, or size regulations which are applicable to the total production of any commodity, or to that portion of any commodity which qualified for marketing pursuant to standards which was authorized in the marketing program, standardization laws, or other laws of this state, or of the United States.

Provides that an amendment to a marketing order is a major amendment if it adds to, or deletes from, a marketing order authority to correlate the marketable supply of any commodity with reasonable market demands by means of volume, grade, size, variety, or time regulations.

Specifies certain condition must be met if a marketing order affects only handlers, to be effective.

Provides that no new marketing orders are to be issued under the Agricultural Producers Marketing Law after January 1, 1970. April 7.

MI—Watch

AB 1884 Bagley (Rev. & Tax.) Repeals the property tax exemption for property of specified veterans' organizations and increases the homeowners' property tax exemption from \$750 to \$1,000, commencing with the lien date in 1970.

Repeals the Bradley-Burns Uniform Local Sales and Use Tax Law and increases the state's sales and use tax from 4 to 5 percent, commencing July 1, 1970. Extends the state's sales and use tax to communication, gas and electrical services and the sales tax to unspecified services, commencing on the same date.

Provides that the appreciated value of property at the death of the transferor or at the time of a gift shall be taxed as capital gains.

Specifies that not more than 50 percent of a taxpayer's income shall be exempt under the Personal Income Tax Law and that for purposes of deductions under such law the value of real property contributed or transferred as a gift shall be the cost of such property to the donor. Deletes the unlimited income tax deduction for certain gifts to charitable organizations, commencing in 1980.

Allows an income tax deduction by self-employed persons for contributions to qualified retirement plans similar to the deduction allowed under the federal "Self-Employed Individuals Tax Retirement Act of 1962."

Incorporates federal law by reference into the Personal Income Tax Law and the Bank and Corporation Tax Law as it relates to net op-

erating loss carryovers. Revises law with respect to exempt organizations under the Bank and Corporation Tax Law.

Imposes an entertainment tax on various admissions and club dues, which is generally at the rate of 5 percent but makes exceptions in specified circumstances.

Establishes the Counties and Cities Financial Stabilization Account in the State General Fund and requires that various amounts be transferred to this account from revenues derived under the State and Use Tax Law, the Personal Income Tax Law and derived from the new entertainment taxes. Continuously appropriates the account to the Controller to make various subventions to local governments.

Specifies that counties, cities and counties, and cities, whether chartered or general law, shall not impose a sales and use tax, an admissions tax, or a tax on club dues. Provides that, if such a tax is imposed, such county, city and county, or city shall receive no disbursements from the Counties and Cities Financial Stabilization Account or from the Cigarette Tax Fund.

Makes various related and conforming changes.

To take effect immediately, urgency statute. April 7. **TA—Bad**

AB 1894 Murphy (H. & W.) Specifically defines "fireman" as used in provisions relating to first aid. April 7. **LS—N.C.**

AB 1898 Brathwaite (Ed.) Permits private school, as well as public school, teaching experience in California to be counted for time as part of qualifications for life diploma. April 7. **LS—N.C.**

AB 1903 Brathwaite (Ed.) Requires governing bodies of school districts to provide for reimbursement of employees for personal property which the employee is required to have or leave on the job and which is lost, stolen, or destroyed on such job. April 7. **LS—N.C.**

AB 1904 Brathwaite (Ed.) Provides that no material may be placed in personnel file of classified employee of school district without his knowledge and permission and that he shall have the opportunity to review the contents of such file not more than once each year. April 7. **LS—N.C.**

AB 1905 Brathwaite (Fin. & Ins.) Authorizes, in lieu of civil suit, employee whose employer has failed to secure payment of compensation to file application with Workmen's Compensation Appeals Board for compensation. Provides that hearing procedure for claimant's application shall be the same as for other claims and requires employer to pay award, or file bond in amount of award, made by appeals board.

Creates Uninsured Employers Fund, from which the claimant's award shall be paid when employer fails to do so. Creates a liquidated claim for damages against employer when award is paid from the fund. Authorizes Director of Industrial Relations to bring a civil action therefor and establishes special procedure for such actions.

Requires appeals board, in cases where such a claim is filed with the board against an uninsured employer, to file an affidavit with recorder in each county where employer has real or personal property and makes such affidavit a lien upon employer's real and personal property until settlement of the claim.

Requires appeals board to notify director and employer when claim is filed if employer has not secured payment of compensation; requires that such employer shall pay to the Uninsured Employers Fund a penalty measured by the premium applicable to his preceding 12-month payroll had such employer been insured. Requires that a portion of such penalty in an amount equal to not more than six months premiums be credited against any award paid by the employer.

Establishes procedure for making assessment of penalty. Authorizes director to file with county clerk of any county in which the employer has property a certified copy of the assessment and requires clerk to enter assessment as a judgment for the state against the employer.

Requires appeals board to file certificate of amount of penalty due with county recorder of any county where the employer has property in any case in which employer has failed to secure payment of compensation, and makes such certificate a lien upon such employer's real and personal property located within such county.

Appropriates unspecified amount to Uninsured Employers Fund, which fund is declared to be continuously appropriated for above purposes. April 7. **WC—Watch**

ASSEMBLY BILLS (Cont'd)

AB 1909 Brathwaite (Fin. & Ins.) Includes among the items which must be contained in the statement given by a real estate licensee to a borrower, when the loan is secured by a lien on real property, an item indicating the default, delinquency, or similar charges payable in the event of late payments.

Prohibits a default, delinquency, or similar charge payable in the event of a late payment of any installment on a loan arranged by a mortgage loan broker, and entered into after the effective date of this act, from exceeding 10 percent of the late installment or \$3.50, whichever is greater.

Provides for certain notice in writing to the borrower with respect to late payment charges. April 7. **MI—Watch**

AB 1910 Stull (Ed.) Transfers from State Board of Education to Board of Governors of California Community Colleges the authority to issue credentials to individuals for employment with community colleges, and prescribes comprehensive scheme for certification of such personnel including educational qualifications for, and service authorized by, various types of credentials.

Deletes requirement that State Board of Education must prescribe such additional requirements by July 1, 1963, for standard designate service credential with specialization in health or pupil personnel service, standard supervision credential, and standard administration credential.

Makes related changes. April 7. **LS—N.C.**

AB 1911 Stull (Fin. & Ins.) Provides an individual who is in all respects otherwise eligible for unemployment compensation benefits shall not be deemed ineligible for any week in which he has entered upon employment which results in the interruption of a period of unemployment and eligibility for benefits, provided that he enters upon such employment on or after the third day of such week and that in such case the weekly benefit amount payable for that week shall be reduced by the ratio which the number of days of week during which the individual was unemployed bears to the remaining number of days of the week. April 7. **UI—Watch**

AB 1912 Stull (Gov. Adm.) Authorizes trustees to purchase bindery services from private firms when material to be bound has not been printed by Department of General Services. April 7. **LS—N.C.**

AB 1924 Sieroty (Fin. & Ins.) Requires that borrower of loan secured by real property must be notified in writing of any charge for default, delinquency, or late payment, and allowed 5 days, as specified, to cure the delinquency. No such notification is required for a subsequent delinquency but borrower must be notified within specified period after charge has been imposed. April 7. **MI—Watch**

AB 1939 Chappie (N.R. & Con.) Authorizes issuance by the Department of Fish and Game of a permit for delivery by a licensed domesticated fish breeder of live, domesticated fish to a licensed wholesale fish dealer or processor. Requires such dealer or processor to kill such fish and then to tag or package the fish in prescribed manner. April 7. **LS—N.C.**

AB 1940 Chappie (Fin. & Ins.) Increases from 5 to 10 years time within which an injured employee may institute proceeding for the collection of compensation upon ground that original injury has caused new and further disability. April 7. **WC—Good**

AB 1950 Chappie (Labor R.) Provides that, after 5 years of successful compliance with certain provisions of law relating to payroll reserves required of persons engaged in logging or sawmill operations, and with the approval of the Labor Commissioner, after investigation, the payroll reserves required of such persons shall be lowered to a specified amount. Defines "successful compliance." April 7. **LS—N.C.**

AB 1961 Committee on the Administration of Justice (W. & M.) Establishes the Corrections Employment Opportunity Board to develop and coordinate programs for training inmates of correctional institutions in jobs with private firms having facilities in the institution or adjacent to it. April 7. **LU—Bad**

AB 1962 Committee on the Administration of Justice (Jud.) Provides that the state shall operate, fund, staff and administer all the courts in the state.

To be operative only if ACA No. is approved by the people. April 7. **SL—Watch**

AB 1964 Campbell (P.E. & Ret.) Authorizes public agencies to pay punitive or exemplary damages assessed against employee of agency for action within scope of employment if in best interests of agency to do so. April 7. **LS—N.C.**

AB 1965 Campbell (P.E. & Ret.) Removes exception for person employed on an intermittent, irregular or less than half-time basis from definition of employee for purposes of coverage of Meyer-Geddes Act. April 7. **LS—N.C.**

AB 1968 Campbell (Ed.) Revises provisions imposing fiscal penalties for excessive class sizes in grades one to three, inclusive, to require use of districtwide pupil-teacher ratio in making determination, rather than individual class size. Makes related technical changes. April 7. **LS—N.C.**

AB 1969 Wilson (Urban A. & H.) Creates California Mortgage Agency to acquire by purchase certain federally insured or guaranteed mortgages secured by land and dwelling houses occupied as residences by low- or moderate-income families, and up to a 50 percent interest in such conventional mortgages.

Prescribes its powers and duties, including authority to issue revenue bonds up to \$430,000,000. April 7. **HO—Watch**

AB 1971 Wilson (Urban A. & H.) Enacts "California Factory-Built Housing Law." Sets forth provisions relating to regulation of construction and installation of factory-built housing, as defined. April 7. **HO—Watch**

AB 1972 Wilson (Urban A. & H.) Divides work of Department of Housing and Community Development into four specified divisions. Authorizes and requires department to administer any federal program relating to housing and community development designed to be administered by a state government. Directs department to encourage government agencies and private enterprise to utilize federal assistance in area of housing and community development. Declares that department may establish standards in connection with collection by local bodies of statistics relating to housing. Makes conforming changes. Deletes provision limiting period of effective operation of law governing both Commission and Department of Housing and Community Development. April 7. **HO—Watch**

AB 1973 Wilson (Urban A. & H.) Allows redevelopment agency personnel to purchase or lease property within a project area for specified period for other than personal residential use. Permits agency, at request of legislative body, to prepare applications for federal programs and grants, as specified, and to plan and carry out such programs. Requires legislative body to file with Secretary of State a copy of ordinance suspending or dissolving agency. Permits any change in boundaries of redevelopment project area at specified stages of planning and execution. Allows agency, at request of legislative body, to accept land conveyed by public or private entity, and to sell or lease such property, as specified, or to utilize such property for relocation of persons displaced by governmental action.

Makes other related changes. April 7. **HO—Watch**

AB 1976 Wilson (Urban A. & H.) Establishes uniform provisions relating to relocation assistance payments required of public entities and public utilities, as defined, when such bodies acquire property by eminent domain. Repeals existing relocation assistance provisions. April 7. **MI—Watch**

AB 1977 Wilson (Urban A. & H.) Creates State Low-Rent Housing Assistance Fund, to be administered by Director of Department of Housing and Community Development, to provide assistance to local housing authorities operating programs of low-rent housing in private accommodations under specified federal law. April 7. **HO—Watch**

ASSEMBLY BILLS (Cont'd)

AB 1978 Arklin (Labor R.) Deletes prohibition against minors under age of 16 years from working in any capacity in sewing or lacing machine belts in any workshop or factory; sandpaper polishing machinery; domestic laundry machinery; 1/4 inch or small drill press; assorting, manufacturing, or packing tobacco; or bowling alleys or pool or billiard room.

Prohibits such minor from working with power disc or belt sanders.

Removes prohibition against minors under 16 from being employed on any railroad or any vessel or boat engaged in commerce or navigation within jurisdiction of state, except in connection with operation of hazardous machinery or equipment thereon.

Deletes prohibition against girls under 18 and boys under 16 from being employed as messenger for any telegraph, telephone or messenger company or United States government in a city of more than 15,000.

Removes requirements that employer of minors under 18 must keep a register containing names, ages, and addresses of such employees and must post in conspicuous place in every room where such employees are employed a notice stating hour per day for each day of week required of such employees.

Reduces age from 18 to 16 for minors who may not be employed between 10 p.m. and 5 a.m. Prohibits employment of minors 16 and 17 before 5 in the morning or after 12 midnight or after 10 in the evening prior to a day in which minor is required by law to attend school.

Deletes prohibition against minors under 18 from engaging in any business between 10 p.m. and 5 a.m.

Provides that additional compensation benefits of up to 50 percent which may be imposed on employer if employee is under 16 and illegally employed, cannot be imposed unless Workmen's Compensation Appeals Board specifically finds that employer knew minor was illegally employed.

Makes related changes. April 7.

LC—Bad

AB 1981 Murphy (Jud.) Provides rate of interest on money judgments rendered in California courts is 10 percent per annum.

Makes operation of provision contingent upon adoption of unspecified Assembly constitutional amendment by electors. April 8. MI—Watch

AB 1992 Pattee (Ed.) Raises from \$4,000 to \$5,000 the maximum amount of a contract of a school district for materials or supplies, but not for work to be done, exempt from the lowest responsible bidder requirement.

Permits a school district, with an average daily attendance of 1,000 or more, to let a contract for materials or supplies, but not for work to be done, to the lowest responsible bidder without publishing the bid notice if the cost estimate is less than \$8,000 rather than \$7,000. April 8. LS—N.C.

AB 1993 Pattee (Agr.) Increases amount of surety bond required of farm labor contractors to \$5,000 from \$1,500.

Provides that no person shall enter into specified agreements with farm labor contractors without determining that such contractor possesses an effective license issued by the Labor Commissioner.

Makes provision for notifying Labor Commissioner of such agreements and for notification by the Labor Commissioner of suspension or revocation of a farm labor contractor's license.

Provides that such person who enters into an agreement with a farm labor contractor for the employment of workers who knows, has reason to know, or is notified of the suspension of such contractor's license is liable to same extent as the farm labor contractor. April 8. LC—Good

AB 1996 Fenton (Fin. & Ins.) Provides that chairman of Workmen's Compensation Appeals Board, rather than the Administrative Director of the Division of Industrial Accidents, shall appoint referees. Requires that salaries of referees shall not be less than 80 percent of salaries of members appeals board. April 8. WC—Watch

AB 1997 Fenton (Fin. & Ins.) Authorizes Workmen's Compensation Appeals Board to commute subsequent injuries compensation payments into a lump sum for reasonable attorneys' fees. April 8. WC—Good

AB 2009 Crandall (Ed.) Revises membership of Coordinating Council for Higher Education so that the following persons would be members: (1) The President of the University of California. (2) The Chancellor of the California State Colleges. (3) A member of the Board of Governors of the California Community Colleges. (4) One person affiliated with a private institution of higher learning. (5) One representative of the State Board of Education. (6) Six members of the general public appointed by the Governor.

Deletes provisions relating to staggered terms of office and makes conforming changes. April 8. ED—Watch

AB 2010 Crandall (Ed.) Authorizes Superintendent of Public Instruction to grant specified employees in Department of Education leaves of absence for not to exceed one year for purpose of permitting study or travel by employee which will benefit department or public schools of state. Specifies conditions relating to grant of such leave. Specifies conditions relating to compensation, retirement, sick leave and vacation, while on such leave. April 8. LS—N.C.

AB 2012 Crandall (Ed.) Requires transfer of accumulated leave of absence for illness or injury when school district or county superintendent of schools certificated employee accepts position requiring certification qualifications in Department of Education.

Makes unrelated technical change. April 8.

LS—N.C.

AB 2015 Stacey (Ed.) Requires a school district with territory in a county or city and county, in which the sales and use tax ordinance under the Bradley-Burns Uniform Local Sales and Use Tax Law becomes inoperative, to impose a sales and use tax at the rate of 1 percent within such territory, commencing on the date that the county or city and county ordinance becomes inoperative. Requires the school districts to impose such taxes in conformity with the Bradley-Burns Law, except that no credit shall be allowed against the district's taxes for any city sales and use taxes.

Provides for administration of such school district taxes by the State Board of Equalization and requires the board to place the revenues derived therefrom in a special trust account, which the bill creates in the State General Fund. Provides that these funds shall be used by such districts in lieu of an equal amount of state equalization aid. April 8. TA—Watch

AB 2017 Fong (H. & W.) Calls special statewide election on June 2, 1970, to be consolidated with direct primary election, to submit advisory question "Should legislation be enacted to require that fluorine or fluorine compounds be added to any domestic water supply which has 200 or more service outlets"?

To take effect immediately, act calling election. April 8. PH—Watch

AB 2020 Conrad (Elec. & C.A.) Declares that the direct primary shall be on the third Tuesday in August, instead of the first Tuesday after the first Monday in June.

Declares that the state convention of each political party shall meet on the fourth Saturday in September, next following the direct primary election, rather than on the first Saturday in August for the Republican Party and on a Saturday in August for the Democratic Party, next following the primary.

Declares that Democratic county central committees shall meet on the first Tuesday in September, rather than on the second Tuesday in July.

Makes technical change.

Declares that this act shall remain in effect only until 91st day after final adjournment of the 1971 Regular Session of the Legislature and upon termination of this act the dates of direct primary election and meetings of state conventions and county central committees shall be as prescribed prior to its enactment. April 8. EL—Watch

AB 2021 Waxman (Fin. & Ins.) Provides in relation to sales covered by Unruh Act and Rees-Levering Motor Vehicle Sales and Finance Act that, with specified exception, if unpaid balance of contract is payable in installments, no single installment shall exceed the average of all the installments by more than 10 percent. April 8. MI—Watch

ASSEMBLY BILLS (Cont'd)

AB 2022 MacGillivray (L.Gov.) Provides that local public agency proposing to lease buildings not yet constructed from private entity owned or controlled by the public agency for a rental in excess of \$2,000 must employ competitive bidding. April 8. **LS—N.C.**

AB 2023 MacGillivray (Fin. & Ins.) Excludes from definition of "employment" for unemployment insurance purposes, service performed during a summer vacation period by an individual who is under age of 21 years at time service is commenced, who was enrolled in and regularly attended classes of a school, college, or university within one year prior to such period, and who is eligible and intends to enroll and regularly attend classes at a school, college, or university at conclusion of such period.

Provides that exclusion of such service from definition of "employment" shall not be effective until first day of calendar quarter following effective date of federal legislation excluding such service from definition of "employment" in Federal Unemployment Tax Act.

Provides that no right or cause of action which existed prior to above amendment shall be abolished or impaired by enactment of such amendment. April 8. **UI—Bad**

AB 2024 MacGillivray (Trans.) Permits cooperative projects or day labor work, as other construction contracts are allowed, to commence on or after January 1 preceding beginning of fiscal year for which funds are available for such projects or work. April 8. **LS—N.C.**

AB 2029 Roberti (Fin. & Ins.) Specifies that unemployment disability benefits paid to individuals receiving wages from employer while disabled shall not exceed, together with such wages, individual's weekly wage immediately prior to the disability rather than such weekly wage exclusive of overtime pay.

Operative with respect to claims arising on and after effective date of act. April 8. **UI—Good**

AB 2030 Roberti (Agr.) Provides that Division of Industrial Safety is authorized and directed to investigate conditions of agricultural safety and causes of industrial injuries and illnesses arising from agricultural employment, to receive complaints from specified sources, and consult with specified public agencies.

Provides for specified recommendations on the part of the division and promulgation of certain safety orders to be approved by the Industrial Safety Board.

Provides that such provisions shall not prevent cities, counties, and cities and counties from regulating agricultural safety nor from enacting more restrictive legislation with respect to safety in agriculture. April 8. **LS—N.C.**

AB 2037 Mulford (Rev. & Tax.) Reduces subventions to counties, cities and counties and cities from 30 percent of the revenues derived under the Cigarette Tax Law by deducting 30 percent of the cost of administering such law from such subventions with respect to revenues derived from taxes imposed on and after January 1, 1970. April 8. **TA—Watch**

AB 2040 Briggs (Fin. & Ins.) Provides after January 1, 1970, that the regulations of the Director of Employment shall provide for a voluntary system of assessments to compensate the Disability Fund for risks of the fund which otherwise could not be approved under the regulations. Provides that if the insurer of the voluntary plan or voluntary plans agrees to the voluntary system, the director shall approve a plan or plans which will result in a substantial selection of risks adverse to the fund. April 8. **DI—Bad**

AB 2041 Briggs (Gov. Adm.) Makes clarifying, technical, nonsubstantive change to Section 1171 Labor Code. April 8. **LC—Watch**

AB 2043 Ryan (Ed.) Creates Legislative Scholarship Program for purpose of providing 120 scholarships, plus renewals, beginning in 1970-1971 fiscal year, for undergraduate higher education study.

Specifies conditions for scholarships, including amounts of grants, and qualifications for eligibility.

Requires State Scholarship and Loan Commission to adopt rules and regulations to administer such program.

Appropriates unspecified amount for 1969-1970 fiscal year to commission for financing the administration of such program. April 8. **ED—Watch**

AB 2044 Biddle (Rev. & Tax.) Increases the homeowners' property tax exemption from \$750 to \$1,000 of the assessed valuation of each dwelling eligible therefor. April 8. **TA—Watch**

AB 2045 Biddle (Rev. & Tax.) Increases business inventory exemption from 15 percent to 40 percent on the lien date in 1970. Operative July 1, 1970, deletes transfer of bank and corporation tax revenue to Property Tax Relief Fund for reduction in property tax on business inventories and household furnishings, deletes appropriation from Property Tax Relief Fund and provision for allocation thereof to counties, and appropriates from General Fund for allocation to local taxing agencies amount equal to revenues lost as a result of the business inventory exemption as measured by specified formula. April 8. **TA—Bad**

AB 2046 Biddle (Rev. & Tax.) Declares intent to revise sales and use taxes exemptions and to extend the tax to repair services. Makes nonsubstantive change. April 8. **TA—Watch**

AB 2047 Biddle (Rev. & Tax.) Declares intent of Legislature to abolish credits under Personal Income Tax Law for personal exemptions and to restore the deductions for personal exemptions as they existed prior to the 1967 Regular Session, except that all deductions shall be \$600. April 8. **TA—Watch**

AB 2049 Biddle (Rev. & Tax.) Declares intent to impose 1/4 percent tax on adjusted gross income for support of public schools, to impose statewide tax on nonresidential property, and to provide subventions to school districts solely on the basis of average daily attendance.

To become operative only if A.C.A. — is adopted by the people. April 8. **TA—Watch**

AB 2050 Biddle (Rev. & Tax.) Declares intent to allow income tax withholding for persons who filed a return the preceding year, and to require withholding for persons who did not file a return the preceding year, with a 3 percent discount to be allowed on sums so withheld.

Declares further intent that sums paid under income tax withholding be transferred to Homeowners' Property Tax Relief Fund. April 8. **TA—Watch**

AB 2051 Biddle (Rev. & Tax.) Provides that gain on sale or exchange of unimproved land held for 10 years or less is ordinary income for purposes of personal and corporate income taxes. April 8. **TA—Watch**

AB 2069 Wilson (Urban A. & H.) Provides that lessor shall repair untenable condition notwithstanding any agreement to the contrary, rather than only in absence of such agreement. Defines "untenable" as including violations of applicable state laws and regulations and local ordinances.

Permits lessee, under certain conditions, to repair, and be remunerated, without regard to extent of costs, rather than limiting such repair costs to months' rent.

Prohibits reprisals and actions for possession by lessor against lessee, where dominant purpose is reprisal because of lessee's acts to get premises repaired, and prohibits certain other actions.

Applicable to agreements or leases entered into on or after effective date of this act.

Makes related changes. April 8.

MI—Watch

AB 2070 Wilson (Urban A. & H.) Authorizes planning and land assembly by redevelopment agencies of new communities within the meaning of the federal New Communities Act of 1968.

Creates Community Development Fund to be administered by Department of Housing and Community Development. Provides under specified conditions and terms funds may be used to make loans to local governmental bodies to finance up to 50 percent of certain local public improvement projects as well as preapplication costs for some of such projects.

Authorizes issue of revenue bonds by department up to specified amount to be paid for out of interest earned on such loans. Provides proceeds from sale of such bonds to be deposited in such fund.

Appropriates unspecified amount to such fund. April 8. **HO—Watch**

ASSEMBLY BILLS (Cont'd)

AB 2071 Wilson (Urban A. & H.) Creates State Housing Construction Loan Indemnity Fund, to be administered by Director of Housing and Community Development, to provide reinsurance of insurers of loans made for purpose of financing construction of multiple unit housing in urban areas to replace substandard and deteriorated housing for persons and families of low income and financial resources. April 8.
HO—Watch

AB 2085 Knox (Rev. & Tax) Exempts from sales and use tax, cargo shipping containers for use, or leased or sold to persons for the purpose of leasing for use, in interstate commerce involving the transportation of property for hire by water, rail, highway, or air. April 8. **TA—Watch**

AB 2088 Vasconcellos (Ed.) Changes membership of Board of Trustees of California State Colleges to include representatives of students, faculty, and alumni, among others. Sets terms of Governor's appointees at 9 years and terms of student, faculty, and alumni representatives at one year.

To become operative only if ACA is adopted by voters. April 8. **SL; ED—Watch**

AB 2089 Sieroty (Ed.) Revises provisions relating to reemployment of certificated employee after resignation, to make such provisions applicable with respect to reemployment within 39 months after the date of resignation, rather than the last day of paid service. April 8.
LS—N.C.

AB 2096 Cullen (Jud.) Increases from \$5,000 to \$20,000 maximum amounts in civil cases and proceedings over which municipal courts have original jurisdiction. April 8.
SL—Watch

AB 2099 Cullen (Gov. Adm.) Makes no substantive change in Gov. Code Sec. 3500. April 8.
LS—N.C.

AB 2101 Hayes (Fin. & Ins.) Provides that the Unruh Retail Installment Sales Act shall not apply to any contract or series of contracts providing for the construction, sale, or construction and sale of a building with or without a parcel or real property or an interest therein, or for the sale of real property, including any site preparation incidental to such sale. April 8.
MI—Bad

AB 2104 Burke (Labor R.) Deletes provision which prohibits employment of minors 16 but less than 18 years of age for purpose of driving motor vehicles on highways. April 8.
LU—Bad

AB 2105 Zenovich (H. & W.) Creates a Hearing Aid Dispensers Examining Committee within the jurisdiction of the Board of Medical Examiners of the State of California and prescribes the powers and duties thereof. Specifies procedure for the licensing of hearing aid dispensers by such board. Prescribes requirements to be complied with for the issuance of such licenses. Sets forth procedure for revocation and suspension of licenses. Specifies fees to be collected in connection with licensing of hearing aid dispensers.

Requires fees to be deposited in the Hearing Aid Dispensers Fund, which is established in the State Treasury, and continuously appropriates all the money in such fund to the board to carry out the purposes of the law. April 8.
LS—N.C.

AB 2112 Vasconcellos (Labor R.) Provides that it is unlawful for an employer to employ, or replace employees involved, during a strike or lockout, with aliens who entered U.S. illegally or are not lawfully entitled to be present and employed at time and place of such strike or lockout.

Authorizes damages for employee who is so replaced.

Authorizes injunctive relief or inspection upon court order in case of threat of such employment. April 8. **LC—Watch**

AB 2115 Unruh (Ed.) Declares legislative intent re equality of opportunity in higher education. Defines "disadvantaged student" for such purposes.

Establishes program, to be administered by Director of Compensatory Education, to provide for special college advisors for disadvantaged students in public secondary schools. Prescribes duties and selection of advisors.

Establishes program of special advisors for disadvantaged college students at public junior colleges, state colleges, and University of California.

Provides for campus study, advisement, and tutorial centers at public junior colleges, state colleges, and University of California where substantial number of disadvantaged students reside off campus.

Authorizes governing boards of school districts maintaining high schools to establish special college preparatory programs for students who in 11th or 12th grade decide they want to go to college but are kept from doing so by insufficient curricular preparation. Allows excess cost allowance to school district of up to \$200 per student so enrolled.

Authorizes public junior colleges, the state colleges, and the University of California to establish special college preparatory programs for students who have completed high school and who seek to go on to higher education but are kept from doing so by insufficient curricular preparation.

Provides for establishment at a selected state college of a demonstration and research center for the teaching of verbal skills, prescribes scope of such centers, and provides for utilization of resources and personnel from all three segments of public higher education in programs of research and development.

Authorizes Trustees of California State Colleges to establish, on an experimental basis on one state college campus, a student-operated and supplemental student transportation system. Authorizes Board of Governors of California Community Colleges to provide for establishment of similar experimental supplemental transportation program to serve one or more junior colleges located in a major metropolitan area.

Establishes comprehensive financial aid program for disadvantaged college students, to be administered by the State Scholarship and Loan Commission. Specifies elements of such program and financial aspects thereof.

Authorizes governing board of school district maintaining junior colleges to provide financial aid for qualified junior college students from moneys received by district from any source. Declares such expenditures not to be the gift of public funds.

Appropriates \$16,325,000 for purposes of such programs and prescribes allocation thereof.

To take effect immediately, urgency statute. April 8. **ED—Watch**

AB 2116 Unruh (Rev. & Tax.) Authorizes a credit under the Personal Income Tax Law, in lieu of any deduction therefor, for contributions made to various institutions of higher education in this state in an amount not to exceed 50 percent of the amount of such contributions, 20 percent of the taxpayer's income tax liability, or \$50, whichever is less.

Authorizes a similar credit under the Bank and Corporation Tax Law in the amount of 50 percent of the amount of such contributions, 5 percent of the taxpayer's tax liability, or \$500, whichever is less.

To take effect immediately, tax levy. April 8. **TA—Watch**

AB 2118 Ralph (Ed.) Enacts Self-Determination in Education Act of 1969 to provide program under jurisdiction of Director of Compensatory Education to upgrade quality of education for pupils in economically disadvantaged areas. Specifies legislative intent with respect thereto.

Provides for designation of public schools which fall below established performance levels as demonstration schools. Provides alternatives for pupils to continue attendance in such demonstration schools. Requires director to inform parents of pupils attending demonstration schools of such alternatives.

Provides for voucher system whereby pupils who do not attend demonstration school may present such vouchers to approved providers of education services, as defined, to secure an educational program. Prescribes procedure for redemption of vouchers, including establishment of Demonstration School Fund to pay the vouchers.

Makes related provisions re source and allocation of funds in Demonstration School Fund.

Appropriates unspecified amount for purposes of act.

Operative until July 1, 1972. April 8.

ED—Watch

ASSEMBLY BILLS (Cont'd)

AB 2120 Russell (Ed.) Expresses legislative intent re operation of selected schools within school districts by educational contractors, as defined.

Provides for applications to State Board of Education for designation of one school within local school districts as an experimental school. Authorizes contractual agreements between school district and educational contractor for purposes of operating the experimental school.

Provides for waiver of Education Code and specified Labor Code requirements under prescribed circumstances.

Requires State Board of Education to appoint an ad hoc committee to maintain continuous liaison with experimental schools. Requires appointment of local advisory committee to assist in establishing relevance, replicability, and priority of educational innovations.

Makes provision for retention of status of teachers and administrators teaching in experimental schools.

Requires research organization to serve ad hoc committee in annual review of total program of each experimental school; provides for annual report to Legislature. April 8. **ED—Watch**

AB 2123 Russell (Ed.) Requires State Board of Education to contract for analysis and evaluation of the role of school counseling and guidance personnel and quality of the counseling and guidance relationship.

Authorizes school districts to apply to State Board of Education to establish pilot programs relating to counseling and guidance services.

Requires State Board of Education to adopt regulations setting forth standards and criteria to be used in evaluating school district applications.

Provides that Superintendent of Public Instruction, with approval of State Board of Education, may grant school district requests, in applications, to waive the provisions of any section or sections of the Education Code, if necessary to establish and operate a program under the act.

Requires specified reports by Superintendent of Public Instruction by specified dates. April 8. **ED—Watch**

AB 2124 Russell (Ed.) Permits the governing board of a school district to provide special preservice training for interns who are assigned to teach in designated urban areas and to pay such interns for such training.

Requires training to be conducted pursuant to standards established by the Bureau of Teacher Education and Certification.

Authorizes the Superintendent of Public Instruction to reimburse a school district for specified amounts paid to an intern and expended for supplies and equipment used in the training.

Appropriates an unspecified amount from the General Fund to Department of Education for such purposes. April 8. **LS—N.C.**

AB 2125 Russell (Ed.) Expresses legislative intent re: establishment of staff development programs and projects to improve training opportunities for personnel serving in programs of education other than higher education, and to help meet critical shortages of adequately trained personnel.

Authorizes governing boards of school districts or county superintendents of schools to establish specified staff development programs and projects for educational personnel, and to accept federal funds therefor.

Specifies uses for funds allocated for such programs and projects.

Requires Superintendent of Public Instruction, with approval of State Board of Education, to prescribe rules and regulations for administration of provisions.

Requires Superintendent of Public Instruction to allocate, from funds appropriated therefor, funds for such programs and projects.

Appropriates \$2,000,000 for purposes of act. April 8. **LS—N.C.**

AB 2128 Russell (Ed.) Authorizes and defines "faculty council" composed of specified certificated employees of school district to "meet and confer in good faith," as defined, with representative of school district regarding employment conditions of district and conduct of educational program.

Deletes provisions regarding negotiating council of certificated employees.

Provides for referral of issues of validity or accuracy of facts and data to a committee when such issues cannot be agreed upon through meeting and conferring in good faith. Provides for composition of such committee.

States that act does not prohibit final decision by governing board on any issue. April 8. **LS—N.C.**

AB 2131 McGee (Jud.) Increases jurisdictional amount of small claims court in case of recovery of money only and in unlawful detainer month-to-month tenancy proceeding from \$300 to \$500. April 8.

SL—Watch

AB 2138 Lanterman (Rev. & Tax.) Authorizes counties and cities and counties to impose a use tax in the amount of 5 percent of the purchase price on the storage, use or other consumption of gas, electrical and telephone services. Requires that county ordinances grant a credit for taxes paid under the ordinance of a city within the county, if such city imposes such tax at the rate of 5 percent of the purchase price of such services under an ordinance otherwise in conformity with the authorization.

Requires that counties, cities and counties and cities contract with the State Board of Equalization to administer such taxes in conformity with the use tax provisions of the Sales and Use Tax Law and requires that the board be compensated for its services. April 8. **TA—Watch**

AB 2140 Davis (N.R. & Con.) Prohibits Department of Fish and Game from using any native silver or king salmon in any catchable trout program or for stocking lakes or reservoirs.

Creates Salmon and Steelhead Advisory Committee and prescribes its powers and duties. April 8. **LS—N.C.**

AB 2142 Brown (Ed.) Authorizes public school employer or governing board thereof to cause elections to be conducted to determine which employee organization representing certificated employees will, by receiving a majority of the votes cast, designate representatives to serve on the negotiating council. Authorizes such elections at two-year intervals thereafter under specified circumstances. April 8. **LS—N.C.**

AB 2144 Brown (Fin. & Ins.) Prohibits insurer from increasing premium rates on any policy of automobile insurance of insured whose sole employment for compensation is the operation of a motor vehicle for reason that such insured has committed traffic infraction, as defined. April 8. **IN—Watch**

AB 2147 Brown (Ed.) Authorizes Trustees of the California State Colleges to approve any transfer of funds within or between functions for which funds are appropriated annually for the support of the state colleges and to augment the amount available for a category designated in any schedule for such appropriation by transfer from any of the other designated categories. Requires report of such transfers or augmentations to Joint Legislative Budget Committee. Requires trustees to provide for an annual audit procedure and authorizes trustees to employ necessary personnel to conduct annual audit.

Declares state policy to be that state college academic or academic-related employees in a given unit shall have the opportunity to select a collective negotiation agent by majority vote of those voting.

Authorizes any academic and academic-related employee organization claiming to represent a majority of academic or academic-related employees in a unit of academic or academic-related employees of the California State Colleges, to file a petition with the Department of Industrial Relations.

Requires the department, upon petition of an academic and academic-related employee organization, to investigate and conduct such hearings and elections as are necessary to determine the appropriateness of a unit of academic or academic-related employees and whether or not a majority of the academic or academic-related employees therein desire to be represented by a petitioning academic and academic-related employee organization.

Provides that after conducting such investigation and election, the department shall certify the appropriate academic and academic-related employee organization receiving a majority of the votes cast as the exclusive representative of the academic or academic-related employees in the designated unit for a period of one year or until the

ASSEMBLY BILLS (Cont'd)

expiration date of a collective negotiation agreement not to exceed two years.

Grants, subject to certain limitations, right to academic and academic-related employee organizations the right to negotiate terms or conditions of employment with the state colleges or to engage in concerted activities for collective negotiation, solicitation of memberships, advertising, salaries, and working conditions, or any other mutual aid or protection.

Authorizes the department to take all proceedings necessary to enforce the proceedings, including action in a superior court, and permits any person aggrieved by a final decision or order of the department to obtain judicial review by writ of mandate. April 8. **LS—N.C.**

AB 2148 Brown (Urban A. & H.) Creates Housing and New Communities Development Agency to encourage the development of new communities.

Appropriates unspecified amount from General Fund to agency for purposes of the act. April 8. **HO—Watch**

AB 2154 Brown (Urban A. & H.) Creates Urban Development Guarantee Agency to assist financing of certain small business and housing developments.

Appropriates unspecified amount from General Fund for purposes of the act. April 8. **MI—Watch**

AB 2164 Dunlap (H. & W.) Redefines the term psychiatric technician, as used in the Psychiatric Technicians Law, to mean a person who performs specified services for compensation under the direction of a licensed physician or other person licensed in the healing arts who engages in mental health services, rather than under the direction of a licensed physician or psychiatrist or registered nurse. April 8. **LS—N.C.**

AB 2173 Ray E. Johnson (Labor R.) Provides that, notwithstanding certain provisions of law relating to employment of apprentices on public works, no contractor or subcontractor covered by the National Labor Relations Act as amended and who is under the jurisdiction of the National Labor Relations Board, shall be required to contribute to or shall be bound by any apprenticeship plan or program which would impose upon him wage, hour, working conditions, or union security requirements fixed by a labor organization which does not represent his employees. April 8. **LS—N.C.**

AB 2174 Ray E. Johnson (Agr.) Enacts "Fair Packaging and Labeling Act." Specifies standards and contents of packages and labels of consumer commodity packages, as defined. Prohibits distribution of packaged commodity unless specifications met. Specifies powers and duties of Director of Agriculture with regard to act. Authorizes director to promulgate rules and regulations to carry out act. Makes violation of act a misdemeanor.

Deletes inconsistent provisions. April 8. **MI—Watch**

AB 2182 Veysey (Ed.) Authorizes school districts to provide, under work experience education programs, for employment of pupils in part-time jobs located outside the district and provides that such employment may be by any public or private employer. Authorizes school districts to pay wages to persons under such programs whether assigned within or without the district, regardless of whether assigned to public or private employers, and to provide workmen's compensation insurance as may be necessary. April 8. **TR—Watch**

AB 2183 Veysey (Gov. Adm.) Makes nonsubstantive change in Sec. 13392 Ed. Code. April 8. **LS—N.C.**

AB 2187 Veysey (Ed.) Requires test results under Miller-Unruh Basic Reading Act of 1965 to be submitted on a school-by-school basis commencing in the 1969-1970 school year, and requires that priorities for allocation of funds for expansion of programs be based upon the performance of particular schools, rather than entire districts.

Requires school districts to establish in-service training programs so elementary school teachers may observe instructional techniques of specialist teachers under program. April 8. **LS—N.C.**

AB 2188 Veysey (Ed.) Establishes program for the designation, administration, and operation of program improvement schools, as defined, to offer new kinds of instructional programs developed by the director and staff of such schools. Provides for community participation in implementation of educational programs at such schools. Permits program improvement schools to be deemed to be separate school districts for purposes of applying for various forms of financial support. Provides for evaluation of such programs.

Appropriates \$675,000 for purposes of administering, establishing, and funding program improvement schools. April 8. **ED—Watch**

AB 2189 Veysey (Ed.) Requires State Board of Education to annually designate not more than 20 elementary school principals as Outstanding Educators of the Year on basis of pupils' achievement as measured by standard tests. Requires that persons so designated be principal at school at which at least one of specified special programs is in operation.

Provides that Outstanding Educator of the Year be granted \$500 as salary bonus and be allocated \$2,500 for use in his school as he chooses.

Appropriates \$60,000 to Department of Education for purposes of this act. April 8. **LS—N.C.**

AB 2190 Veysey (Ed.) Revises and recodifies law governing suspension, dismissal, resignation, and reemployment of certificated personnel in local public school service, and termination of probationary personnel.

Eliminates provisions prescribing judicial proceedings and the use of court-appointed referees to conduct hearings concerning dismissal of tenured certificated employees; provides for the creation in each county of a county committee on certificated employee tenure to serve as an administrative hearing tribunal for these purposes pursuant to the Administrative Procedure Act, defines the committee's membership, and prescribes duties and essential procedures.

Makes related changes. April 8. **LS—N.C.**

AB 2192 Moretti (Rev. & Tax.) Repeals private car tax, in-lieu tax on baled cotton, and ad valorem taxation of aircraft, restricts imposition of property tax, and institutes surtax on adjusted gross income and utilities services tax.

Revises bank and corporation franchise and income tax rates, changes definition of food products exempted from sales and use taxes. Prohibits property taxation except to meet existing bonds and state school loans. Institutes new procedures for state subvention of local governmental agencies and schools.

Provides for withholding for personal income tax purposes. Appropriates unspecified sum for such purposes. April 8. **TA—Watch**

AB 2193 Moretti (Fin. & Ins.) Creates Civil Disorder Commission in Department of Insurance. Gives commission power to issue revenue bonds to provide fund for purposes of reinsurance of property against civil riots, disorders, and disasters. April 8. **IN—Good**

AB 2196 McCarthy (Rev. & Tax.) Increases the homeowners' property tax exemption from \$750 to \$1,500 of the assessed value of each dwelling eligible therefor. April 8. **TA—Watch**

AB 2197 Vasconcellos (Ed.) Expresses recognition that education is the most significant contribution society makes to young Californians and the most vital undertaking of government. States the purpose of public school system. Declares that our educational system must primarily serve students, and expresses elements such system must provide.

Requires teachers to seek primarily to fulfill in the educational process specified educational goals and to seek to foster the principles of truth, justice, patriotism, and personal responsibilities, and to foster an understanding of the rights and duties of citizenship under a free government, in a free society, rather than to require each teacher to endeavor to impress upon the minds of the pupils the principles of morality, truth, justice, patriotism, and a true comprehension of the rights, duties, and dignity of American citizenship, including kindness toward domestic pets and the humane treatment of living creatures, to teach pupils to avoid idleness, profanity, and falsehood, and to instruct pupils in manners and morals and the principles of a free government. April 8. **ED—Watch**

ASSEMBLY BILLS (Cont'd)

AB 2199 Vasconcellos (Ed.) Deletes provisions re adoption, purchase, compilation, publication, printing, use, distribution, orders, sales, and disposal of textbooks for elementary schools, and includes elementary schools within provisions relating to textbooks for high schools.

Makes numerous related changes.

Operative only if unspecified Assembly Constitutional Amendment of 1969 Regular Session is approved by electorate. April 8. **ED—Watch**

AB 2203 Vasconcellos (Ed.) Requires that certificated employee be paid on a 12-month basis, if he so elects, and requires that all salary amounts not currently paid because of payment on a basis other than by the school month be deposited in an interest-bearing account, the accumulated interest to be included with the final salary payment for the year. April 8. **LS—N.C.**

AB 2210 Fong (Ed.) Authorizes school district governing boards to utilize recreation personnel or other suitable persons to supervise pupils during any breakfast period or other nutrition period. April 8. **LS—N.C.**

AB 2212 Dent (Labor R.) Revises the number of hours which a minor may work from not more than such time when added to hours of required school time as equals 8 hours but not to exceed 4 hours, to not more than 4 hours in any day in which he is required by law to attend school. Deletes the requirements that an employer maintain a separate register concerning minors in his employ and post a notice stating the working hours per day of minors in every room in which minors are employed. Deletes the requirement that a principal of a school which a minor attends add the minor's hours of compulsory school attendance and employment and notify an employer who employs a pupil who has served 8 hours in compulsory school attendance and employment combined. April 8. **MI—Bad**

AB 2216 Lewis (Ed.) Provides that as of July 1, 1970, salary schedules for certificated employees, other than employees in administrative and supervisory positions, shall be based on a uniform allowance for years of training and experience. Eliminates provisions specifying that in cities teachers of beginners be ranked with highest salaries elementary teachers of equal training and experience. Prohibits salary schedule classification of employee solely on basis of grade level taught. Makes teachers of special and evening classes subject to this salary schedule provision. April 8. **LS—N.C.**

AB 2218 Lewis (Fin. & Ins.) Deletes provision which requires for approval of Insurance Commissioner that individual hospital, medical, or surgical insurance policy contain on its face page either a schedule of coverages or brief description of policy. Deletes other related provisions. Eliminates provision making section inapplicable to policies delivered on or before June 30, 1962. April 8. **IN—Bad**

AB 2220 Lewis (Labor R.) Adds Chancellor of the California Community Colleges, or his designee, to membership of Apprenticeship Council. April 8. **LC—Watch**

AB 2221 Lewis (Ed.) Provides with respect to hearing procedure that may be involved when probationary employees are given notice that their services will not be required for the ensuing year that hearing shall be by a hearing officer who shall prepare the proposed decision, rather than providing that in the event the hearing is conducted by a hearing officer alone, he shall prepare the proposed decision.

Requires hearing officer to include in proposed decision findings of fact and determination as to whether charges sustained by the evidence are related to school or pupil welfare.

Makes related technical changes. April 8. **IN—Watch**

AB 2227 Priolo (Elec. & C.A.) Revises procedure for recount of ballots in state and municipal elections. April 8. **EL—Watch**

AB 2228 Priolo (Elec. & C.A.) Changes procedures governing use of voting machines. April 8. **EL—Watch**

AB 2232 Milias (N.R. & Con.) Increases fees for various commercial fishing licenses, boat registration fees and privilege taxes. April 8. **LS—N.C.**

AB 2233 Z'berg (Rev. & Tax.) Declares legislative finding regarding the need for outdoor recreation areas and facilities in California and for an aggressive, coordinated funded program for meeting existing and projected outdoor recreation requirements.

Establishes in the State Treasury the California Local Recreation Fund to be administered by the Department of Parks and Recreation. Specifies that moneys in fund are continuously appropriated and are available for grants to cities, counties, and specified districts on basis of population and need, as prescribed. Requires grantees of such moneys to provide 25 percent of land acquisition cost and 25 percent of cost of facilities. Requires grantees in applying for grants to furnish a specified general plan for recreational development.

Creates sources of revenue for funding such grants by: (1) imposing a gasoline sales tax on gross receipts on all motor vehicle fuel sold for passenger vehicles at retail in state from June 1 to September 30 of each year, as prescribed; (2) imposing an outdoor recreation sporting goods and equipment sales tax on specified athletic equipment, as prescribed; and (3) imposing an admission tax on all admissions to specified professional spectator sports, as prescribed. April 8. **TA; RE—Watch**

AB 2234 Z'berg (P.E. & Ret.) Allows state employee, except teachers, to receive compensation that would be earned during his vacation prior to commencement of vacation on specified terms and conditions. April 8. **LS—N.C.**

AB 2236 Z'berg (N.R. & Con.) Provides that nothing in the Outdoor Advertising Act prohibits any city, county, or city and county from establishing minimum construction, erection, and maintenance standards for advertising displays which may be placed pursuant to local land use and zoning ordinances.

Authorizes any city, county, or city and county to issue certificates of structural compliance and certificates of zoning and structural compliance, for advertising displays under specified conditions and the payment of fees of unspecified amounts.

Requires Director of Public Works to prescribe forms for applications for such certificates and, when so requested by the local governing body, to require presentation of such a certificate before issuing a permit for an advertising display.

Authorizes any city, county, or city and county to charge a fee not in excess of \$15 for inspecting advertising displays for compliance with local standards. April 8. **LS—N.C.**

AB 2237 Z'berg (Urban A. & H.) Creates California Urban Development Law Review Commission to study all common laws and statutes of this state and judicial decisions affecting urban growth and development for the purpose of reevaluating such law and recommending needed changes and prescribes membership, powers, and duties of commission.

Requires commission to file its final report with the governor and Legislature not later than 30th legislative day of 1971 Regular Session.

Operative until 31st legislative day of the 1971 Regular Session of the Legislature. April 8. **SL—Watch**

AB 2238 Z'berg (Elec. & C.A.) Provides for appointment by Governor of Secretary of State and Treasurer, subject to Senate confirmation.

Declares that act will not apply to Secretary of State and Treasurer elected in 1970.

Declares that act shall not become operative unless and until A.C.A. is approved by the voters.

Makes technical changes. April 8. **EL; SL—Bad**

AB 2246 Milias (P.E. & Ret.) Makes special provisions for employee-employer relations of state civil service employees.

Defines employee organizations. Creates State Employment Relations Commission. Defines collective negotiations, meeting and conferring and unfair practices.

Provides, generally, for recognition and certification of, and negotiation with, employee organizations, or meeting and conferring with employee organizations, by appointing powers in the state civil service on subjects within the scope of employment.

Makes related changes. April 8. **LS—N.C.**

ASSEMBLY BILLS (Cont'd)

AB 2247 Milias (Ed.) Permits principal, as well as superintendent, to suspend pupil under specified circumstances when previously authorized by governing board. April 8. **LS—N.C.**

AB 2258 Campbell (P.E. & Ret.) Changes the amount of compensation any public employee who is on temporary military duty may receive, from receiving his salary or compensation as a public employee for the first 30 calendar days of any such absence to so much of his salary or compensation, as a public employee, as exceeds his military pay, for the first 30 calendar days of any such absence. April 8. **LS—N.C.**

AB 2259 Campbell (P.E. & Ret.) Changes time for which a public employee who is on temporary military leave of absence and who has been in the service of a public agency at least one year prior to the day on which absence begins may receive his salary or compensation from first 30 calendar days in a fiscal year to the first 15 consecutive calendar days in any calendar year, of any such absence, plus all the travel time authorized by the order assigning such employee to military duty. April 8. **LS—N.C.**

AB 2260 Campbell (Ed.) Extends period from 7 to 10 years during which applicant for standard teaching credential with specialization in elementary teaching may complete 5th year of college or university training after his first employment as certificated employee in elementary teaching. April 8. **LS—N.C.**

AB 2270 Stull (Rev. & Tax.) Exempts dividends received from subsidiary corporation from corporation tax. Defines "subsidiary corporation." To take effect immediately, tax levy. April 8. **TA—Watch**

AB 2272 Stull (Ed.) Provides that requirement of annual salary of not less than \$6,000 to be paid persons employed full time, or proportionately less if not employed full time, in position requiring certification qualifications, is not applicable to persons employed exclusively to teach driver training.

Grants sole discretion to governing board to set salary scales and criteria for advancement, which shall be made public, for such persons. April 8. **LS—N.C.**

AB 2278 Stull (Elec. & C.A.) Provides for absent voting by persons confined by illness or disability in private home as well as in hospital, sanatorium or nursing home. April 8. **EL—Good**

AB 2286 Stull (Ed.) Requires State Board of Education, on nomination of Superintendent of Public Instruction, to appoint three Deputy Superintendents of Public Instruction and four Associate Superintendents of Public Instruction who shall be exempt from state civil service and whose terms of office shall be four years.

To become operative only if unspecified Assembly constitutional amendment of 1969 Regular Session is approved by electorate. April 8. **ED—Watch**

AB 2287 Stull (Ed.) Allows Superintendent of Public Instruction to designate certain appointive deputies and associates whose positions are exempt from state civil service to participate in his place in the proceedings of boards, commissions, committees and other governing bodies of which he is a member. April 8. **ED—Watch**

AB 2290 Waxman (Elec. & C.A.) Requires that election precincts not deviate by more than 10 percent from 200 registered voters and requires that precincts be changed before each general election to conform to such requirement.

Eliminates provisions allowing the division of precinct of 250 into 2 or more groups.

Prohibits election officer or board of supervisors from discriminating on account of race, religion, or national origin in creation of precincts or in location of polling places. April 8. **EL—Watch**

AB 2294 Bagley (G.O.) Revises various provisions of law regarding certain public records with respect to the California Public Records Act to prohibit them being open to public inspection. April 8. **SL—Bad**

AB 2297 Bagley (Jud.) Provides that under laws relating to open meetings of state and local agencies knowing violation thereof is miscon-

duct in office. Authorizes use of declaratory relief to determine their applicability, mandamus or injunction to prevent violations, and quo warranto to remove violators from office. Provides that court may set aside actions taken in violation thereof. April 8. **SL—Good**

AB 2300 Ryan (Ed.) Defines "full-time certificated nonteaching employees" for purposes of reports by school districts to Superintendent of Public Instruction re: number of employees and ratio of nonteaching employees to teaching employees. Requires such ratio to be based on each 100 classroom teachers.

Prescribes maximum ratios of full-time certificated nonteaching employees to each 100 full-time equivalent classroom teachers for the various types of school districts. Requires Superintendent of Public Instruction to determine extent to which full-time certificated nonteaching employee number exceeds such ratios, and requires the final apportionment from State School Fund to be reduced by a computable amount for each excess full-time certificated nonteaching employee. Specifies that reductions shall be made only commencing in the 1972-73 fiscal year, and that for prior years computed reductions which could have been made shall be reported to the affected districts and the Legislature.

Specifies that amounts not transferred to State School Fund because of reduction of needs resulting from operation of this act shall be held in General Fund for appropriation for public school purposes.

Declares intent of Legislature to improve public education in state by maximizing allocation of existing resources, to discourage growth of bureaucracy in public schools, and to emphasize the importance and significance of the classroom teacher.

Revises definition of "full-time equivalent classroom teacher" re provision imposing fiscal penalties for excessive class size and pupil-teacher ratios in elementary grades, as an employee whose duties require him to teach in schools of district, rather than an employee whose duties require him to teach in elementary schools of district. Includes "inschool librarians" and full-time counselors assigned full-time student counseling duties as "full-time equivalent classroom teachers" for purposes of such provisions. April 8. **LS—N.C.**

AB 2304 Zenovich (Fin. & Ins.) Provides that the divisions on workmen's compensation and insurance and safety in employment shall be liberally construed by the Department of Industrial Relations and its divisions, boards and referees with the purpose of extending their benefits for the protection of persons injured in the course of their employment and their dependents.

Specifies that in making any determination, lay testimony as to the facts must be weighed along with any opinion evidence and judicial notice of any self-evident fact must be taken. April 8. **WC—Watch**

AB 2306 Moretti (Fin. & Ins.) Provides unemployment insurance coverage for state employees with permanent civil service status who are terminated due to reduction in staff because of any budget act or due to reasons of economy where the individual's position is included in the budget act for the fiscal year in which his termination occurs. Limits to 26 weeks the length of time unemployment insurance benefits are to be paid; prohibits drawing extended duration benefits or disability benefits.

Provides that if the inclusion of state wages and wages in employment paid during the base period of a state employee do not result in a claim for a maximum benefit amount and a maximum weekly benefit amount under the Unemployment Insurance Law, the claim shall be recomputed on the basis of state wages paid to or owing but unpaid to the state employee during his state base period and wages in employment paid to him during that portion of his base period that is included in his state base period; provides that such employee shall be entitled to an award for his claim for the higher of the benefit amounts so computed.

Requires state to pay into Unemployment Fund an amount equal to the additional cost to such fund of the benefits paid to state employees; provides method for computing such "additional cost."

Appropriates an unspecified sum from the General Fund to the Director of Employment to pay benefits and other expenses. April 8. **UI—Watch**

ASSEMBLY BILLS (Cont'd)

AB 2308 Roberti (Fin. & Ins.) Provides all admitted insurers shall provide insurance against risks of flood, earthquake, earth slippage, mudslide, and other disasters according to FAIR Plan (fair access to insurance requirements). April 8. **IN—Watch**

AB 2311 Quimby (Fin. & Ins.) Deletes specified exemption, and provisions relative thereto, of bona fide loans of \$5,000 or more, and for licensed personal property brokers who make such loans, from provisions of Personal Property Brokers Law.

Specifies that prohibition against the taking of a lien on real estate as security for a loan by such licensee applies whether such lien is taken directly or indirectly through any other person, firm or corporation. April 8. **MI—Good**

AB 2314 Milius (N.R. & Con.) Authorizes Fish and Game Commission to change the length of the salmon season and to establish bag limits for commercial taking of salmon. April 8. **LS—N.C.**

AB 2315 Bagley (Rev. & Tax.) Authorizes savings and loan associations to elect to offset, in whole or in part, various taxes against the franchise tax imposed pursuant to the Bank and Corporation Tax Law over a period of 4 years, rather than providing for such offsets for the income year to which the tax relates.

To take effect immediately, tax levy. April 8. **TA—Watch**

AB 2317 Dunlap (Fin. & Ins.) Provides that time in which a claimant may file for or complete incomplete claim forms for unemployment disability compensation may be extended upon a showing of the lack of substantial prejudice of a noncontroversial nature as well as for good cause. April 8. **DI—Watch**

AB 2327 Milius (N.R. & Con.) Authorizes California Advisory Commission on Marine and Coastal Resources to employ an executive secretary, rather than a consultant.

Creates the Interagency Council for Marine and Coastal Resources, and prescribes its powers and duties. April 8. **SL—Watch**

AB 2330 Bill Greene (Ed.) Provides that University of California districts shall each have a governing board of 4 members appointed by Governor and 4 members elected from district. Makes provisions operative only if Assembly Constitutional Amendment — adopted.

SB 970 Dukmejian (Elec. & Reap.) Changes from 70 to 95 days the minimum time prior to a special election to fill a vacancy, before which the election must be proclaimed by the Governor.

Changes from the fourth to the fifth Tuesday preceding such special election, the day on which the primary election shall be held. Extends the time for circulating and filing nomination papers for such election.

Permits candidates not affiliated with a qualified political party to file nomination papers for, and to participate in, such special election.

Requires the names of candidates for such special election to be listed alphabetically on the ballot.

Requires candidates participating in special primary elections to file campaign statements within three days, rather than 35 days, after the primary election.

Makes conforming changes in the law. April 8. **EL—Watch**

SB 1098 Marler (Ed.) Requires for purposes of granting credentials for public school services, that majors and minors be in subject matter areas, rather than in academic subject matter areas.

Defines subject matter areas.

Substitutes an "interdepartmental major in subject matter areas" for a "major in an academic subject matter area" as a requirement in granting credentials for elementary, secondary, or junior college teaching.

Authorizes State Board of Education to define "interdepartmental major."

Deletes requirement that board must prescribe such additional requirements by July 1, 1963, for standard designated services credential with specialization in pupil personnel services and standard administration credential.

Revises provisions re government of California State Colleges to provide for establishment of no fewer than 22 state college districts to include all properties and facilities of the system, each to include at least one college, and each to be governed by a governing board. Specifies that each state college district governing board shall be composed of 4 members appointed by Governor and 4 members elected within the district. Fixes terms of members at six years.

Abolishes present 16 appointive member composition of Trustees of California State Colleges and provides for appointment of one trustee by governing board of each state college district. Fixes terms of appointive trustees at 6 years. Provides that present appointive members of trustees shall serve out terms.

Specifies that trustees shall have authority and responsibility over fiscal and budgetary matters of state colleges, and that each district governing board shall have authority and responsibility over all other matters within its district.

Makes numerous related technical changes and revisions, defining respective powers, duties, and spheres of authority of trustees and district governing boards. April 8. **SL; ED—Watch**

AB 2342 Wilson (Fin. & Ins.) Deems a retail installment contract holder who institutes legal proceedings for one or more defaulted payments but not for the total amount unpaid, to have made an irrevocable election of remedies under the contract; prohibits such holder from thereafter retaking the goods or taking any legal action to retake the goods, but authorizes him to institute any other legal proceedings to enforce any of the buyer's contractual defaults. April 8. **MI—Watch**

AB 2343 Russell (G.O.) Sets forth statement of purpose to prohibit any act by a state officer or employee or member of a public board or commission in the performance of, or relating to, his duties which is detrimental to the public interest or might compromise the public trust. April 8. **SL—Watch**

AB 2344 Milius (Rev. & Tax.) Extends time for filing claims for homeowner's exemption from property taxation from April 15, 1969, to June 1, 1969, and extends for a similar period the time at which county assessors must mail a list of claimants entitled to such exemption to the Controller and the time at which the Controller makes \$70 payments to such claimants.

To take effect immediately, urgency statute. April 17. **TA—Watch**

SENATE BILLS

Removes requirement that person appointed to serve in administrative or supervisory position without supervisory or administrative credential must have taught in an academic subject the immediate preceding 10 years prior to such appointment.

Makes other related changes. April 8. **LS—N.C.**

SB 1122 Stevens (Jud.) Adds to those categories of persons who may possess loaded firearms in public places or streets, regularly employed animal control officers and zookeepers in scope of employment and regularly employed uniformed security guards protecting property. April 8. (Corrected 4-18-69) **LS—N.C.**

SB 1137 Beilenson (B. & P.) Prohibits on and after the effective date of the 1969 statutes the erection of any new outdoor advertising displays visible from any public highway in the state except specified on-premise outdoor advertising displays; prohibits for specified time the Director of the Public Works from issuing on and after such date any permits for placing new outdoor advertising displays.

Revises, operative on July 1, 1970, the Outdoor Advertising Act. Authorizes the maintaining of outdoor advertising displays which were lawfully in existence on the day prior to the effective date of the 1969 statutes, until December 31, 1972, but requires their removal on or before such date. Preempts the field of regulating the placing of outdoor advertising displays which are visible from the public highways in the incorporated as well as the unincorporated areas in the state, but permits local regulation by land use, zoning, and building requirement ordinances of displays otherwise authorized by state law. Deletes provision exempting specified on-premise outdoor advertising displays from certain provisions of the Outdoor Advertising Act. Revises regulatory provisions of such act to authorize the placing and maintaining of certain on-premise displays subject to specified conditions. April 8. **LS—N.C.**

SENATE BILLS (Cont'd)

- SB 1142 Alquist (B. & P.)** Creates Credit Rating Organization Bureau in Department of Professional and Vocational Standards, and defines its powers and duties. Creates Advisory Board of the Credit Rating Organization Bureau, and defines its powers and duties.
Provides for licensing of persons and organizations doing business in state as credit rating organizations.
Provides for powers and duties of Director of Professional and Vocational Standards with regard to credit rating organizations.
Creates Credit Rating Organization Fund in State Treasury. April 8. **MI—Watch**
- SB 1168 Dymally (L.Gov.)** Includes ratings, reports, or records which were prepared by identifiable examination committee members or were obtained in connection with a promotional examination within category of material to be available for inspection by school employees, if such ratings, reports, or records are in his personnel file and may serve as a basis for affecting his employment status. April 8. **LS—N.C.**
- SB 1169 Dymally (L.Gov.)** Permits the governing board of any school district to employ teachers, classified as temporary employees, for less than a complete school year, rather than limit such authority to only a district maintaining a junior college and specifying that the employment be for at least a semester or quarter.
Adds the leaving of a contract teacher on or after the close of the first semester to those causes which justify a governing board of a school district in hiring a temporary employee. April 8. **LS—N.C.**
- SB 1171 Dymally (L.Gov.)** Authorizes school district governing board to grant retroactive increases in compensation to district employees where public purpose is served. April 8. **LS—N.C.**
- SB 1173 Way (Ed.)** Requires confirmation by two-thirds of Senate of Governor's appointments to the Trustees of California State Colleges and provides that they can be removed from the board by two-thirds vote of each house of the Legislature. April 8. **ED—Bad**
- SB 1186 Coombs (Ins. & F.I.)** Requires lender of loan secured by mortgage, deed of trust, or other instrument, proceeds of which may be used for construction of improvements on real property described in such instrument to record specified "Notice of Construction Loan" in county in which property is located. Specifies no notice relative to claim of lien need be given lender if he fails to record such notice of construction loan. April 8. **LI—Good**
- SB 1187 Sherman (Pub.H. & S.)** Enacts "California Food, Drug and Cosmetic Act" which revises and restates, with various substantive changes, the laws relating to cosmetics, drugs, and food.
Specifies powers and duties of State Department of Public Health relative thereto. April 8. **PH—Watch**
- SB 1200 Alquist (Ed.)** Establishes state loan program for undergraduate and graduate study, to produce greater supply of competent public elementary and secondary school teachers, to be administered by State Scholarship and Loan Commission. Specifies amounts of such loans to students, requirements for students to receive such loans, and provides for repayment thereof. Provides that repayment of such loan or percent of such loan shall be canceled as prescribed, by State Scholarship and Loan Commission for service as a full-time teacher in public schools in this state.
Specifies that State Guaranteed Loan Reserve Fund is depository for all money received for purposes of such loans. Provides for establishment of Loan Study Council to review program and report to Legislature in 1970 Regular Session.
Appropriates \$1,600,000 for administration of Educational Loan Program in 1968-1969 fiscal year. April 8. **ED—Watch**
- SB 1203 Alquist (F. & G.)** Specifies that trawl nets with no specified minimum mesh size may be used to take shrimp and staghorn sculpin only in Districts 2, 12, and 13. April 8. **LS—N.C.**
- SB 1204 Alquist (Ins. & F.I.)** Makes nonsubstantive change in provision re leaves of absences in lieu of temporary disability benefits for specified local fire protection and peace officers. April 8. **LS—N.C.**
- SB 1205 Alquist (Ed.)** Authorizes Trustees of California State Colleges to acquire real property and to construct and improve student health centers and cafeterias entirely or in part by use of funds acquired pursuant to the act.
Authorizes trustees to prescribe fee under specified provisions to provide for such acquisition, construction, and improvement.
Creates State College Facilities Revenue Fund, requires deposit in such fund of such fees, and authorizes trustees to pledge such revenues in connection with State College Revenue Bond Act of 1947. Continuously appropriates revenues not so pledged to trustees for purposes of the act. April 8. **ED—Watch**
- SB 1206 Alquist (Ed.)** Appropriates 1.9 million dollars to Department of Education in augmentation of 1969 Budget Act for publishing, purchasing, and shipping free textbooks for children having English as a second language. April 8. **ED—Good**
- SB 1207 Alquist (Gov. Eff.)** Establishes the San Francisco Bay Area Seismic Safety Commission for the purpose of studying seismic hazards and developing plans to avert insofar as is possible the ensuing disaster which may follow an earthquake. Appropriates \$99,103 from the General Fund for creation and operation. April 8. **PH—Good**
- SB 1213 Burgener (Lab. & Soc. Wel.)** Provides that for aid to families with dependent children the unemployed parent must not have left his work because of a trade dispute. April 8. **MI—Bad**
- SB 1216 Stiern (Ed.)** Expresses legislative intent re tenure rights of academic employees in institutions of higher education. April 8. **LS—N.C.**
- SB 1217 Rodda (Gov. Eff.)** Gives state employees who were employees of state college auxiliary organizations immediately prior to becoming state employees, such vacation and sick leave as they would have if all state employment had been state employment. April 8. **LS—N.C.**
- SB 1218 Nejedly (Ins. & F.I.)** Directs Insurance Commissioner to study the various methods available for providing a state-operated system of catastrophe insurance. Provides commissioner shall report findings and recommendations to Legislature by 5th day of 1970 Regular Session.
Makes appropriation of unspecified amount from General Fund for purposes of this act. April 8. **IN—Good**
- SB 1220 Deukmejian (B. & P.)** Requires a person who sells services that are covered by the Contractors License Law to be licensed and requires the employees of such person to be registered with the Contractors Licensing Board.
Makes other related change. April 8. **LS—N.C.**
- SB 1228 Song (B. & P.)** Deletes provision stating that a license as a physical therapist does not authorize the use of the prefix "Dr.", the word "doctor" or any other suffix or affix which indicates the licensee is a doctor or a physician and surgeon. April 8. **LS—N.C.**
- SB 1232 Dolwig (Ed.)** Requires that public school employers "negotiate in good faith," rather than "meet and confer," with employee organizations, and defines "negotiate in good faith" and "impasse."
Requires public school employers to negotiate in good faith with employee organizations with regard to a mutually acceptable procedure for resolution of impasses, which shall include mediation or factfinding and may include both.
Declares that the enactment of the act shall not be construed as making the provisions of Section 923 of the Labor Code applicable to public school employees. April 8. **LS—N.C.**
- SB 1240 Marler (Trans.)** Increases from 1 cent to 1.25 cents per gallon tax on motor vehicle fuel and on use of fuel as maximum net revenue which may be expended by Department of Public Works and California Highway Commission for general administration purposes and maintenance purposes.
Provides that expenditures resulting from highway research and de-

SENATE BILLS (Cont'd)

velopment and payments of insurance against and for tort claims and judgments are not to be considered expenditures for administration purposes.

Deletes provision that expenses resulting from performance of specific tasks be considered administrative expense of department.

To take effect immediately, urgency statute. April 8. TA—Watch

SB 1245 Beilenson (B. & P.) Provides for three public members of the State Board of Funeral Directors and Embalmers on State Cemetery Board.

Requires funeral directors to provide specified printed statement to persons entering into agreement for funeral services, prior to entering into agreement.

Requires that printed list of prices for each distinct service offered be provided prior to funeral services agreements, and requires that this list be filed with the Board of Funeral Directors and Embalmers and be open for public inspection. Requires also that the funeral director provide a final statement of services rendered and the prices charged. Makes failure to comply with these requirements grounds for disciplinary action.

Prohibits embalmers from embalming remains without consent of person having right of disposition, and in no case when decedent's known instructions provide otherwise. Violation is made ground for disciplinary action.

Provides that violation of decedent's known instructions concerning preparation for, type, or place of interment of his remains is ground for disciplinary action unless cost incurred is the same or less than reasonably estimated cost if decedent's instructions followed.

Creates civil liability and specifies damages for violation of decedent's known instructions by a funeral director, embalmer, cemetery authority or crematory or their agents.

Prohibits any cemetery or crematory or their officers or agents from enforcing any rule or arrangement which limits to specified class the parties with whom it may deal concerning acceptance of remains for interment or cremation. Makes violation misdemeanor.

Prohibits crematory from making or enforcing rule that human remains must be placed in a casket, be cremated in a casket, or be in a casket before acceptance for cremation. Makes violation a misdemeanor.

Allows disposition of cremated remains in place other than cemetery if permit is obtained.

Makes related changes. April 8.

LS—N.C.

SB 1246 Bradley (Ed.) Deletes provisions relating to student tuition fees and requires Trustees of California State Colleges to fix tuition fees in amounts that will provide no economic hardship on students. April 8.

ED—Bad

SB 1249 Dills (Pub. U. & C.) Establishes jurisdiction, and provides rules for venue, in the superior courts for actions involving orders or decisions of the commission with respect to highway and household goods carriers, except decisions setting rates. Requires actions on such orders or decisions to be filed within 90 days of becoming final. Allows court to temporarily suspend effect of commission's order pending final determination. Specifies actions must be brought against commission and that no right of action arises until commission's order is final. Deletes provisions respecting actions filed with the Supreme Court. April 8.

SL—Bad

SB 1250 Burgener (Ed.) Authorizes experimental programs for multi-handicapped minors, as defined, to be conducted by school districts or county superintendents of schools.

Requires instruction in such programs to be given by a certificated employee possessing qualifications to teach such programs as recommended by Superintendent of Public Instruction and approved by the State Board of Education.

Prescribes enrollment limits and pupil-teacher ratios.

Requires Superintendent of Public Instruction to establish supervisory and consultative services for programs and to employ personnel who shall devote their entire time to provision of such services.

Requires report thereon to Legislature at 1971 Regular Session.

Appropriates \$597,400 for purposes of programs. April 8. LS—N.C.

SB 1251 Nejedly (Rev. & Tax.) Provides that the liability of resident taxpayers under the Personal Income Tax Law shall be an unspecified percentage of their federal income tax liability for the taxable year. Makes operative effect of the enactment contingent upon the approval of the voters of an unspecified Senate constitutional amendment. April 8.

TA—Watch

SB 1255 Moscone (Ins. & F.I.) Provides that state shall be considered employer of men assigned to prison work crews or correctional industries or who participate in an educational or job training program directed towards improving work skills for purposes of unemployment compensation.

Operative April 1, 1970. April 8.

UI—Watch

SB 1257 Moscone (Gov. Eff.) Enacts comprehensive nondiscrimination provisions for state contracts. April 8.

MI—Watch

SB 1259 Wedworth (L.Gov.) Allows governing board of unified school district with an average daily attendance of 5,000 or more to contract with qualified attorney in private practice to perform legal services for the district without necessity of consulting with or obtaining the concurrence of the district attorney or county counsel having jurisdiction over the district, but requires contract to be approved as to form by the district attorney or county counsel.

Requires board to give written notice of any such election to contract for legal services to the district attorney or county counsel prior to March 15th preceding the fiscal year in which such services are to be performed. Prohibits board from thereafter during such fiscal year calling upon services of district attorney or county counsel for legal advice or assistance in civil matters, but permits attorney for the district to confer with district attorney or county counsel as necessary or desirable. April 8.

LS—N.C.

SB 1263 Burgener (B. & P.) Makes it unlawful for persons licensed under division relating to healing arts or any initiative act referred to therein to charge, bill, or otherwise solicit payment from any patient or customer for any service not actually rendered by such licensee or under his direct supervision unless specified conditions are complied with. April 8.

MI—Watch

SB 1271 Moscone (B. & P.) Requires California State Board of Pharmacy to register as a registered pharmacist, without examination, any applicant who meets specified requirements. April 8.

LS—N.C.

SB 1273 Moscone (Ins. & F.I.) Provides that, in sales subject to Rees-Levering Motor Vehicle Sales and Finance Act, no motor vehicle shall be delivered until seller delivers to buyer fully executed copy of the conditional sale contract or purchase order and any document which seller required or requested buyer to sign during contract negotiations, rather than only conditional sale contract or purchase order. April 8.

MI—Good

SB 1274 Moscone (Ins. & F.I.) Requires with respect to retail installment contracts, subject to "Unruh Act," that seller give buyer, at time of buyer's signature, a legible copy of contract or other document buyer has signed at request of seller, and provides that penalties applicable, generally, to such contracts, including criminal sanctions, are applicable to a violation of this requirement, rather than merely requiring seller to deliver, or mail, copy of contract to buyer without specifying a time limit for such delivery or mailing. April 8.

MI—Good

SB 1276 Nejedly (Rev. & Tax.) Establishes procedures for persons with adjusted gross incomes of \$5,000 or less to postpone property taxes on the property. Makes operative effect of the enactment contingent upon the adoption by the voters of an unspecified Senate Constitutional Amendment. April 8.

TA—Watch

SB 1280 Wedworth (Rev. & Tax.) Provides that if a general law city is located within a county which imposes a sales and use tax under the Bradley-Burns Uniform Local Sales and Use Tax Law, any such tax imposed by such city shall also be in conformity with such law. April 8.

TA—Watch

SENATE BILLS (Cont'd)

- SB 1283 Way (Trans.)** Provides for immediate revocation by Department of Motor Vehicles of any person convicted of Vehicle Code and reaching specified valuation point count for such violations. April 8.
MI—Watch
- SB 1284 Burgener (Rls.)** Requires legislative advocates to give full legal name when registering as such, and requires them to get a certificate of registration from the appropriately established legislative committees prior to acting as legislative advocate.
Allows appropriately established committees to revoke certificate of registration for failure to file required expense reports. April 8.
MI—Watch
- SB 1285 Burgener (Rev. & Tax.)** Provides that income derived by foreign corporations from the international operation of aircraft or ships shall be excluded from gross income and exempt from tax under the Bank and Corporation Tax Law if the income is also exempt from federal income tax and political subdivisions within the foreign country do not impose an income tax upon U.S. corporations on the same type of income. April 8.
TA—Watch
- SB 1286 Moscone (Ins. & F.I.)** Eliminates from definition of "retail installment contract" under law ("Unruh Act") regulating such contracts, the elements of (1) time price differential added to unpaid balance, (2) where the cash price, if paid, would be discounted, and (3) if cash price had been paid, buyer would have received extra goods or services. April 8.
MI—Good
- SB 1289 Short (B. & P.)** Provides for the licensing and regulation of electronic technicians, as defined, by the Bureau of Electronic Repair Dealer Registration. Creates an Electronic Technician Advisory Committee composed of five members appointed by the Governor to advise the bureau on matters relating to electronic technicians.
Makes it unlawful on and after July 1, 1970, for any individual for compensation to service sets without a license.
Specifies the grounds upon which a license may be issued, suspended, or revoked.
Appropriates an unspecified amount from the General Fund to the bureau to be used during the 1969-1970 fiscal year to carry out the purposes of this act. April 8.
LS—N.C.
- SB 1291 Deukmejian (Jud.)** Authorizes establishment of youth correctional centers which are community based and county administered. Authorizes juvenile court to commit wards to these centers as a condition of their probation.
Authorizes Youth Authority to adopt standards which counties must meet to qualify for state aid to these centers. Authorizes Youth Authority to reimburse county at \$200 per month per person being supervised by center, and to pay 50 percent of construction costs. April 8.
MI—Watch
- SB 1293 Beilenson (Lab. & Soc. Wel.)** Provides specified liability for employer who fires, suspends, or terminates an employee for testifying or notifying his employer he will be testifying before governmental body authorized or appropriate to hear such testimony.
Provides that, unless testimony is not given in good faith, firing of employee due to absence from work at time of testimony will not excuse the employer from liability. April 8.
LC—Good
- SB 1301 Deukmejian (Jud.)** Specifies that no creditor shall be liable to any person as a result of making a loan, and enumerates acts relating to such loan for which creditor shall not be held liable.
Declares this act is intended to abrogate rule set forth in *Connor-Burgess v. Great Western Sav. & Loan Assn.*, 69 Adv. Cal. 887. April 8.
MI—Watch
- SB 1304 Burgener (Ed.)** Provides for loans to teachers of educationally handicapped minors so that such teachers may attend specialized preparation during the summer.
Provides that school district or county superintendent make original loan and be reimbursed by the Superintendent of Public Instruction. Specifies maximum amount of such loans. Provides for repayment of loans to Department of Education.
Appropriates \$100,000 for purposes of act. April 8.
LS—N.C.
- SB 1308 Short (Gov. Eff.)** Directs appointing power of a state civil service employee to arrange retraining for placement in other state positions when the employee's position has been substantially changed by automation, technological, or management initiated changes. Directs State Personnel Board to assist in the retraining process. Sets forth the policy of the state to retrain civil service employees for other state positions when the employee's job is eliminated. Gives the board power to restrict choice and method of appointment to state positions exercised by the appointing power when necessary in order to place an employee whose previous state civil service job has been substantially changed or eliminated. April 8.
LS—N.C.
- SB 1309 Cologne (Jud.)** Provides that community property which is transferred after effective date of section to inter vivos trust for benefit of husband and wife during their lives shall be treated as community property for all purposes. April 8.
TA—Watch
- SB 1310 Coombs (Rev. & Tax.)** Exempts from property taxation during 1969-1970 tax year one-third of certain building materials inventories of building materials dealers in areas proclaimed by Governor to be in a state of disaster. April 8.
TA—Watch
- SB 1313 Coombs (Rev. & Tax.)** Deletes various references to adopted persons in provisions relating to the taxation of transfers of property under the Inheritance Tax Law and the Gift Tax Law and provides in a single section in each law for the status of such persons for purposes of such taxes.
Provides for the taxation of quasi-community property under the Inheritance Tax Law upon the death of either spouse and provides that a mortality table of the Federal Census Bureau, rather than tables relating to life insurance, shall be used for purpose of determining the value of certain interests for purposes of inheritance and gift taxes and for a 3 1/2, rather than 4, percent interest rate with respect thereto.
Changes certain periods of limitations for purposes of the inheritance tax and deletes a provision limiting compensation for special employment in connection with such tax to 10 percent of the amount collected. April 8.
TA—Watch
- SB 1314 Coombs (B. & P.)** Authorizes injunctive relief against person licensed as contractor who has engaged in, or is engaging in, any act, practice, or transaction which constitutes a violation of the Contractors License Law wherein another person may be substantially injured, as well as against designated acts of person not holding a state contractor's license. April 8.
LS—N.C.
- SB 1315 Burgener (Ed.)** Establishes Public Service Internship Program to provide college students with opportunities to work in and learn about the challenges and problems of government at all levels.
Places administration of program under State Scholarship and Loan Commission. April 8.
MI—Watch
- SB 1322 Short (Gov. Eff.)** Gives employees in Office of State Printing the same holidays and vacation credits as are given persons in similar and comparable private employment in the City of Sacramento. April 8.
LS—N.C.
- SB 1327 Coombs (Jud.)** Requires escrows with respect to transfers for consideration of goods in bulk, and specifies procedure for entering into the escrow arrangement. April 8.
LS—N.C.
- SB 1334 Sherman (Gov. Eff.)** Allows insertion of compulsory arbitration provision in contracts for construction to which state or any political subdivision hereof is a party. April 8.
SL—Bad
- SB 1341 Whetmore (Jud.)** Creates California State College Police Department in the Office of the Chancellor of the California State Colleges. Requires such department to provide police protection and law enforcement services on all properties owned, operated, controlled, or administered by state college trustees or state on behalf of the state colleges. Provides that certain employees of such department are peace officers.
Appropriates 1.5 million dollars for purposes of the act. April 8.
LS—N.C.

SENATE BILLS (Cont'd)

- SB 1347 Sherman** (Pub. H. & S.) Requires Department of Public Health, after consultation with and approval by the California Conference of Local Health Officers, to establish standards for occupational health services in local health departments. Requires local health departments to present a proposed annual budget to the department for examination and approval, with 70 percent of the costs to be borne by the state. April 8. **PH—Watch**
- SB 1349 Whetmore** (Ins. & F.I.) Makes applicable to members of a state college police department provisions of law allowing specified special disability payments to individuals in certain harbor police and California Highway Patrol positions. April 8. **LS—N.C.**
- SB 1358 Carrell** (Jud.) Provides costs and reasonable attorney's fee shall be awarded plaintiff who prevails in action to recover personal property purchased with overdrawn check of buyer. April 8. **MI—Watch**
- SB 1361 Carrell** (Jud.) Imposes maximum of \$10 for fee which may be charged for reconveyance of real property upon satisfaction of mortgage or deed of trust. April 8. **MI—Good**
- SB 1372 Sherman** (Gov. Eff.) Permits a contracting agency to fix the amount of its contribution under the Meyers-Geddes Act, but not less than the cost of providing health care benefits for its employees. April 8. **LS—N.C.**
- SB 1374 Sherman** (Trans.) Authorizes regularly employed and salaried deputy of sheriff's office or regularly employed and salaried officer of police department to inspect specified vehicles located in specified places for purpose of locating stolen vehicles or investigating title and registration thereof, and adds trailer parks as a place where such inspection may be made.
Authorizes any member of California Highway Patrol or such deputy or officer to impound, for investigation, specified vehicles or components thereof. Provides that impoundment not exceed 10 days, and specifies time when return of such vehicle or component must be made to owner upon demand.
Imposes duty on California Highway Patrol or such deputy or officer, who is authorized by the patrol, to inspect such impounded vehicles before assignment of new identification number by Department of Motor Vehicles, and specifies vehicles to which such duty applies.
Revises provision relating to the identification of vehicles which are disposed of as salvage, and rebuilt and restored to operation; and the record of change of ownership of such salvaged vehicle in a total loss insurance settlement. April 8. **MI—Watch**
- SB 1378 Stevens** (Jud.) Provides that warrant of arrest shall be directed generally to any peace officer or any public officer or employee authorized to serve process, in the state, rather than to any peace officer only, and such warrant may be executed by any such officer to whom it is delivered.
Provides that peace officer or arresting officer, as defined, rather than peace officer only, may arrest person without warrant in specified situations. Provides that, if such officer is acting within scope of authority and pursuant to specified provision of law permitting arrests without warrant, there is no civil liability for false arrest or false imprisonment arising out of lawful arrest or arrest which officer had reasonable cause to believe was lawful. Provides that such officer shall not be deemed aggressor or lose right to self-defense by use of reasonable force to effect arrest, prevent escape, or overcome resistance.
Defines arresting officer to mean a peace officer, as defined by specified provisions of law, and any public officer or employee authorized by law to make an arrest.
To take effect immediately, urgency statute. April 8. **LS—N.C.**
- SB 1379 Stevens** (B. & P.) Requires, on and after January 1, 1972, with specified exceptions, that every person licensed to practice dentistry certify to Board of Dental Examiners that any dental assistant employed by him, who operates dental radiographic equipment, has taken a radiation safety course approved by board. April 8. **LS—N.C.**
- SB 1394 Moscone** (Wat. Res.) Prohibits discharge of sewage effluent or other waste waters into mountain waterways, lakes, and foothill reservoirs, unless reclaimed so as not to cause any pollution. Directs Department of Water Resources to determine waterways which are mountain waterways and reservoirs which are foothill reservoirs. April 8. **PH—Good**
- SB 1401 Moscone** (Gov. Eff.) Requires that normal workweek for permanent "Schedule A" employees in fire suppression classes of Department of Forestry not exceed 72 hours a week.
Defines "Schedule A" employee as employee of Department of Forestry involved in contract services with counties. April 8. **LS—N.C.**
- SB 1406 Marks** (Rev. & Tax.) Exempts real property of a business which sustains loss of business earnings caused by, and which occurs during construction of, a rapid transit system by rapid transit district up to amount of such loss of earnings.
Requires application under oath and certificate showing such loss to be filed with assessor.
To be operative only on adoption of Senate Constitutional Amendment No. —. April 8. **TA—Watch**
- SB 1409 Marks** (Rev. & Tax.) Extends homeowners' property tax exemption to housing cooperatives occupied by the owner of a share or membership interest in such cooperative entitling such person to an exclusive right of occupancy, as his principal place of residence on the lien date. April 8. **TA—Watch**
- SB 1413 Stevens** (Jud.) Makes members of a fire department of a local agency, regularly paid and employed as such, and persons designated by a local agency as park patrolmen, and regularly employed and paid as such, peace officers and prescribes duties and authority of such peace officers.
To take effect immediately, urgency statute. April 8. **LS—N.C.**
- SB 1414 Dills** (L.Gov.) Provides for specified wages, hours, and vacation time for policemen of local agencies. Defines terms used.
Provides that it is the intent of the Legislature to make annual appropriations from the General Fund for allocation by the Controller to the cities, counties, and cities and counties in the state for expenditure by them for law enforcement and provides formula for allocation of such moneys.
To become operative on January 1, 1971. April 8. **LC—Watch**
- SB 1423 Dolwig** (F. & G.) Establishes James V. Fitzgerald Marine Reserve consisting of designated area.
Authorizes the taking in such marine reserve, under the authority of a sport fishing license, of certain designated fish, mollusks, and crustaceans and prohibits taking any other fish or form of aquatic life except under permit from the Department of Fish and Game. April 14. **LS—N.C.**

ASSEMBLY CONCURRENT RESOLUTION

- ACR 136 Conrad** (Elec. & C.A.) Requests the Attorney General to petition the California Supreme Court and the appropriate federal court to hold California's reapportionment statute to be unconstitutional. April 10. **EL—Bad**

Major Vote Drive Essential To Help Elect La Coste

A massive get-out-the-vote effort coupled with an intensive drive for absentee votes will be essential to help elect Modesto attorney Ernest La Coste, the COPE-endorsed candidate, in the runoff election for the critical 30th Assembly District seat on Tuesday, May 20.

This was clearly apparent this week following an analysis of the results of the April 22 primary election last week that disclosed that only 45 percent of the district's registered Democrats went to the polls compared to a 55 percent turnout by Republicans.

The analysis also indicated that about 5,000 Democrats apparently crossed party lines to vote for one of the three major GOP candidates in the race who polled a combined total of 54 percent of the total vote cast for all candidates in the primary.

La Coste, 44, is a former union member himself, who won the support of representatives of all major labor organizations in the district—including both AFL-CIO affiliates and independent unions such as the Teamsters, UAW, and ILWU—at a pre-primary endorsement meeting held late in March. In last week's primary, he smothered his nearest opponent by a vote of 19,830 to 1,645 and won 40 percent of the total vote cast for all candidates.

Currently, La Coste is leading the fight to block the Reagan administration's "penny-wise, pound-foolish" plan to close the Modesto State Hospital, an action that would wipe out 900 jobs and leave hundreds of ill and aged patients with inadequate care.

La Coste, presently a member of the Stanislaus County Board of Education who served the county as Chief Deputy District Attorney for seven years, has filed a "show cause" action in the state courts that challenges the Reagan administration's reasons for proposing to close the hospital.

The labor-backed candidate strongly supports collective bargaining rights for farm workers, expanded remedial education programs and improved procedures to assure that senior citizens get the tax relief and full social security benefits due them.

Just this week, La Coste expressed grave concern over some provisions in the so-called tax reform program advocated

Nixon Names Anti-OEO Man To Direct OEO

Rep. Donald Rumsfeld (R-Illinois), a conservative Republican from Chicago's affluent North Shore area, was nominated by President Nixon last week to head the nation's War on Poverty.

Rumsfeld voted against formation of the Office of Economic Opportunity in 1964 and against funds for the programs in 1966.

He also voted against rat control legislation on July 20, 1967 and in favor of a crippling amendment to the Food Stamp Program on June 8, 1967 that would have led to abandonment of this program to aid the poor in most of the states by requiring states to pay 20 percent of the program's cost.

In announcing the nomination, Nixon praised Rumsfeld's "great courage" in accepting the job of director of the OEO. The President said Rumsfeld's presence would "give new thrust to our efforts to deal with the problem of poverty."

For his part, Rumsfeld told the press that he is committed to helping the poor.

The question is, do you judge a man by his words or his actions?

by Governor Reagan that would impose a heavier burden on middle-income workers and small businessmen and farmers without sufficiently increasing the tax on large corporate interests.

Action to mount the drive for more effective use of absentee voter ballots to help incapacitated senior citizens and voters in hospitals and convalescent homes make their votes count was getting underway this week but more trade unionists and oth-

er volunteers are urgently needed. To help, all volunteers are urged to phone La Coste's central headquarters in Modesto: 526-0644.

Applications for absentee ballots must be received by the county clerk by 5:00 p.m., May 13, and the ballots must be returned to the county clerk in time to be in his office by 5 p.m., May 19, the day before the election.

Since the death last week of veteran Assemblyman Alan Pattee (R-Salinas) in an automobile crash, the lower house of the Legislature is divided evenly between 39 Republicans and 39 Democrats.

This means that control of the lower house of the Legislature will be determined by

the May 20 runoff election.

La Coste's opponent in the runoff election will be Clare L. Berryhill, a conservative Republican grape grower.

The vital importance of the 30th Assembly District race to most low- and middle-income workers lies in the fact that reapportionment of all congressional and state legislative seats will follow the 1970 decennial census next year.

If conservative forces dominate both houses of the legislature, the gerrymandering of legislative districts that special interest groups might succeed in carving out of the 1971 legislature could block enactment of legislation giving a fair shake to workers in low- and middle-income families throughout the 1970s.

200,000 AFL-CIO Trade Unionists Being Polled on Next Contract Goals

An unprecedented collective bargaining study has just been launched by the AFL-CIO Coordinated Bargaining Committee of General Electric-Westinghouse unions to determine the priority each member attaches to each bargaining issue to be taken up with the employers next Fall.

The committee has sent questionnaires to 200,000 G.E. and Westinghouse workers throughout the nation, including thousands of California workers, soliciting their individual views on the relative priorities of proposed improvements in the 1969 contracts with the two industries.

The magnitude of the survey is unprecedented in the nation's labor-management history.

Each questionnaire is accompanied by a letter from AFL-CIO President George Meany, who, as chairman of the Coordinated Bargaining Committee, explains that the purpose of the survey is to enable committee negotiators "to hear directly from as many members as possible." The questionnaire includes the list of demands approved by representatives of the 10 unions involved at a March 6 meeting in Washington, D.C.

Members receiving it are

asked to indicate the priorities they give each demand by numbering them one through 10 in the member's order of importance.

In case the member believes something important was somehow overlooked, a space is provided on the questionnaire for him to say so.

Deadline for returning the questionnaire is May 15, 1969. They will be studied and tabulated to determine 1969 bargaining priorities.

AFL-CIO unions participating in the coordinated bargaining are: International Union of Electrical, Radio, and Machine Workers; the International Brotherhood of Electrical Workers; the United Steelworkers; the International Association of Machinists and Aerospace Workers; Allied Industrial Workers; Flint Glass Workers; United Association of Journeymen and Apprentices of the Plumbing and Pipefitting Industry of the United States and Canada; the United Brotherhood of Carpenters and Joiners; International Association of Sheetmetal Workers; and the American Federation of Technical Engineers.

Trade unionists who have any questions about filling out the questionnaire should contact their union representative.

500 Pitch in at Joint Labor Parley

(Continued from Page 1)

length with the educational and tax problems confronting the state.

In commenting on specific labor legislation, he said he saw "a good chance for the passage this year" of AB 250, a Federation-initiated bill introduced by Assemblyman Eugene Chappie (R-Cool). This bill would require the Division of Industrial Safety to consult with and give a report to the

complaining party in connection with industrial safety inspections, a procedure sought by the Federation to insure effective follow-up of safety violations.

Unruh stressed the need for unification of progressive forces in the state and pledged that he would do all he could to defeat AB 555, the anti-worker "pay delay" measure introduced by Los Angeles Assemblyman Mike Cullen. This bill would weaken present La-

bor Code provisions that require workers discharged or laid off to be paid immediately. Instead, it would, in effect, let the employer make the wage payments due at the employer's convenience.

The legislators addressed the conference following welcoming remarks by Thos. L. Pitts, Secretary-Treasurer of the California Labor Federation, who stressed the need for unified action by organized labor not only to prevent the erosion of

existing laws protecting California workers but to drive home the need for enactment of progressive proposals which, by benefitting hundreds of thousands of workers, would strengthen both the workers' security and the entire state economy.

Joining Pitts in the call for vigorous and united action were James Lee, President of the State Building and Construction Trades Council, and Anthony Ramos, Executive Secretary of the California State Council of Carpenters.

The talks by the state's legislative leaders were followed by an orientation session designed to acquaint the union delegates with specific good and bad measures currently pending before the legislature.

A number of publications prepared expressly for the joint conference were distributed to participants to assist in this effort.

These included separate sets of Fact Sheets developed by the State Council of Carpenters and the State Building and Construction Trades Council as well as a Guide to Legislative Issues published by the California Labor Federation along with a list of more than 70 anti-worker measures currently pending before the 1969 legislature that are strongly opposed by the State AFL-CIO.

On Wednesday, the 500 participants, armed with fact sheets and tally sheets, spent the day contacting the state's legislators, presenting labor's case, and appraising the legislators' stands.

The effect of this effort, particularly in terms of an increased understanding and appreciation of organized labor's position on a broad range of social and economic issues vital to all Californians, was clearly evident Wednesday night when more than 90 of the state's 120 legislators, including key legislative leaders from both parties, joined the state's AFL-CIO delegates at an informal dinner at the El Dorado Hotel.

The conference concluded yesterday following a general session devoted to reports from the participants.

State Fed Compiles A Long List of Bad Bills

The scope of the assault by special interest groups against basic legal protections long enjoyed by California workers is reflected in the long list of measures being actively opposed by the California Labor Federation during the current legislative session.

The list, by no means exhaustive, was distributed to the participants at the Joint Labor Legislative Conference held this week in Sacramento.

It includes 18 measures which in one way or another would whittle away at existing provisions of the state's workmen's compensation program which is designed to provide meaningful benefits for workers hurt on the job.

Another 15 bills on the list are aimed at weakening the state's Labor Code. Among these are AB 206-Ketchum which would strip the Industrial Welfare Commission of its authority to fix minimum wages for women and minors;

AB 1021-Badham, which would ban professional picketing;

AB 1343-Stull, the so-called "secret ballot" bill which could cripple effective union action in strike situations;

SB 223-Bradley, which would discriminate against union workers by denying them the immediate services of the State Labor Commissioner in processing wage claims; and,

SB 544-Harmer, an employer-backed move to prohibit secondary boycott and hot cargo activities by labor organizations.

The Federation's list also cited eight bills that would adversely affect labor unions; five

undesirable measures affecting the Elections Code; seven measures dealing with taxation issues; and more than a dozen other measures involving the state unemployment insurance and disability insurance programs and miscellaneous issues.

On the positive side, the State Labor Federation has initiated a number of bills aimed at improving coverage and benefits for jobless workers and for workers suffering disabling injuries or illnesses on or off the job as well as measures to:

- Ban professional strikebreakers;

- Boost the state's pay floor to \$2.25;

- Assure public employees and farm workers collective bargaining rights.

- Establish a California Service Contract Act to require state agencies and governmental subdivisions to pay prevailing wage rates and fringe benefits;

- Extend the Fair Employment Practices Act to farm workers;

- And, among other things, prohibit workers' wages from being garnished prior to judgment and protect workers from being fired because of wage garnishment action.

Among bills singled out for support by the California State Council of Carpenters were:

AB 862-Townsend, which would prohibit an employer from working his employees in or adjacent to an unshored excavation six feet or more in depth without prior notice to the Division of Industrial Safety unless the excavation is be-

ing done under a building permit issued by a city or county.

AB 487-Brown, which would ban discrimination in employment on account of age by employers of one or more employees instead of six or more employees.

ACR 145-Townsend, which would create a Joint Committee on the Cost of Medical Care consisting of three members of the Assembly and three members of the Senate. This committee would be directed to study and analyze facts relating to the high cost of medical care in California.

The fact sheets published by the State Building and Construction Trades Council urged support for:

SB 925-Song, a measure that would stipulate that the term per diem wages, so far as it relates to public works, would include employer payments for apprenticeship and promotional purposes. The BCTC fact sheet pointed out that the State of California Office of Architecture and Construction has taken the position that apprenticeship contributions are not to be considered a part of per diem wages under Section 1773.1 of the Labor Code;

AB 424-Townsend, which would permit payments to be made into health and welfare funds in behalf of persons employed by the state or any county or political subdivision in the same manner and on the same basis as they are made by private employers; and,

AB 1498-Fenton, which would boost the amount of a contractor's bond or cash deposit from \$1,000 to \$2,000.