



California AFL-CIO News

Published weekly by California Labor Federation, AFL-CIO, 995 Market Street, San Francisco, California 94103—Second Class Postage Paid at San Francisco, Calif.—Subscription: \$3.50 a year

JOHN F. HENNING 151
Executive Secretary-Treasurer

April 10, 1970
Vol. 12—No. 15

Labor at the Legislature

From The Capitol Office Of The Executive Secretary

The period for unrestricted introduction of bills in the 1970 session came to a close on April 3. A stack of last-minute bills flooded the Legislature. Scores of resolutions were put over the desks of the Assembly and Senate. Freed of the pressure of introducing bills, the Legislature will turn in coming weeks to acting on thousands of pieces of legislation.

From now on, the lawmakers cannot introduce a bill without special approval of the Rules Committee and a two-thirds vote of the entire house.

As the bills are received from the printer, they will be analyzed by the Federation's legal and legislative staff and reported in the Digest of Bills. Frequent, regular releases on the progress of legislation relating to Labor will be made to keep affiliates up to date.

* * *

Assembly Democrats Monday elected John J. Miller (D-Oakland) to succeed Jess Unruh as House minority leader. Unruh stepped aside to spend more time running for the Democratic gubernatorial nomination. Miller is highly regarded by fellow legislators as a conscientious lawmaker, and is a good friend of Labor in California.

On the agenda of the Assembly Education Subcommittee on Educational Environment for April 13, are two bills opposed by Labor, both authored by Assemblyman John Collier (R-South Pasadena). ACA 31 as introduced, would authorize the legislature to enact laws establishing tuition charges and provide for deferred payment of student tuition charges at the University of California.

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COPE Backs Unruh-Alquist Ticket in June 2nd Primary

Jess M. Unruh has won the unanimous backing of the California Labor Council on Political Education, the political arm of the State AFL-CIO, in his campaign for the Democratic nomination for Governor in the June 2 primary election.

Unruh, who resigned as Assembly minority leader last month, won the endorse-

ment from more than 540 delegates from local unions and councils throughout the state at California Labor COPE's Pre-Primary election convention at the Civic Auditorium in San Francisco, Wednesday.

Alfred E. Alquist, the veteran State Senator from San Jose, won the State COPE

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Henning Raps Proposal to End State Apprentices Program Aid

Organized labor charged the Legislative Analyst's office with social irresponsibility last week in connection with its proposal to abolish the State's role in the apprenticeship program.

John F. Henning, Executive Secretary-Treasurer of the California Labor Federation, led a parade of witnesses before the Assembly Ways and Means Subcommittee hearing on the proposal to slash the Division of Apprenticeship Standards' bud-

get by 17.2 percent to bring it down to \$2,384,073.

"Does the Legislative Analyst's office have any sense of social dimension?" Henning asked.

If the Analyst's measure of determining the value of an agency's work is used, it could lead to a "holocaust" because of its adverse effects on the training of minority group people in the trades, Henning

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State COPE Pamphlet to Go To Press Soon

County and district COPEs that would like to include local recommendations for Municipal or County Supervisorial offices or local propositions on State COPE's June 2, 1970 Primary Election endorsement pamphlet were reminded this week to get their copy in immediately.

Copy containing a local or district COPE's recommendations for Municipal or County Supervisorial offices or local

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Fed Council Takes Stand On 8 Ballot Propositions

The Executive Council of the California Labor Federation voted this week to recommend a "No" vote on Proposition 8, an initiative constitutional amendment on the June 2 primary ballot, and a "Yes" vote on Proposition 7.

Proposition 8 would require the state to provide from sources other than property taxes not less than 50 percent of the cost for public schools exclusive of capital outlay and federal funds, and 90 percent of the costs of social welfare services,

exclusive of federal funds. It would also increase the property tax exemption from \$750 to \$1,000.

Proposition 7 would raise the maximum interest rate on general obligation bonds from five to seven percent now and permit the legislature in the future to set the maximum rate but only by a two-thirds vote. At present \$1.3 billion in bonds authorized by the voters for local school building aid, state higher education construction,

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Senate Nixes Carswell by Vote of 51-45

The U.S. Senate rejected this week President Nixon's nomination of Judge Harrold G. Carswell for the U.S. Supreme Court by a 51 to 45 vote, marking the first time in the 20th century that two successive presidential nominees to the nation's highest court have been directly rejected.

The Senate rejection of the Carswell nomination had been urged by both the California Labor Federation and the National AFL-CIO largely because nothing in Carswell's judicial record indicated he had in fact rejected the white supremacy views he voiced in a speech in

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INSTITUTE OF INDUSTRIAL
RELATIONS LIBRARY

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Council Takes Stand on Eight Ballot Props

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the Cal-Vet loan program, harbor improvements and other state construction projects remain unsold because of the five percent legal ceiling on state bonds. These projects are viewed as vital to the state's economy and to the creation of jobs.

On the six other ballot propositions, the Federation's Executive Council, which convened at the Del Webb Towne House in San Francisco Tuesday, made the following recommendations:

Proposition 1, to authorize a \$246 million bond issue for statewide health science facilities at the University of California—Vote "YES."

Proposition 2, to streamline Article XI of the State Constitution dealing with local government—Vote "YES."

Proposition 3, to revise Article XII of the State Constitution dealing with public utilities—Vote "YES."

Proposition 4, to repeal provisions in the State Constitution dealing with state institutions in public buildings and transfer provisions relating to convict labor from Article X to Article XX—Vote "YES."

Proposition 5, to amend article XVIII and Article XXIV relating to amending and revising the constitution, and to civil service—Vote "YES."

Proposition 6 would eliminate the constitutional provision requiring the State Board of Education to adopt textbooks of "a uniform series," to have them printed and published by the State Printing Office, and the requirement that they be continued in use for not less than four years without any change that would require new books. It would require free textbooks to be furnished pupils in grades 1 through 8 rather than to children attending "the day and evening elementary schools." It would also eliminate the provision that county superintendents and county boards of education shall have control of the examination of teachers and the granting of teachers' certificates within their jurisdictions. By eliminating these provisions from the constitution,

COPE Backs Unruh-Alquist Ticket in June 2nd Primary

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endorsement for Lt. Governor.

Following debate, the delegates also voted to adopt the recommendation of the State COPE Executive Council calling for a dual endorsement in the race for the Democratic nomination for U.S. Senator, thereby assuring labor primary support for Congressman George E. Brown, Jr. (D). and Congressman John V. Tunney (D).

On the Republican ticket, the delegates took a stand of "No Endorsement" for the offices of Governor, Lt. Governor and U.S. Senator, an action which means that the convention regards none of the candidates seeking the GOP nominations for those offices as qualified.

In the race for State Attorney General, the Convention endorsed Democrat Charles O'Brien, presently Chief Deputy State Attorney General, and Republican Evelle Younger, currently District Attorney of Los Angeles County.

The convention delegates also went along with the Executive Council's recommendation for a dual endorsement in the contest for State Superintendent of Public Instruction. They endorsed both Wilson Riles, who served as Deputy State Superintendent of Public Instruction until his resignation to enter the race, and Julian Nava, a member of the Los Angeles Board of Education.

In the other statewide offices, the delegates endorsed:

- Edmund G. Brown, Jr., for the Democratic nomination for Secretary of State and adopted a "No Endorsement" position on the Republican ticket.

- Herman Sillas for the Democratic nomination for State Controller and Houston Flournoy for the Republican nomination.

- Milton Gordon for the Democratic nomination for State Treasurer and adopted a "No Endorsement" position on the Republican ticket.

such matters would become subject to legislative control. The Executive Council adopted a position of "No Recommendation" on Proposition 6.

Before acting on the endorsements, the delegates heard a strong appeal from national AFL-CIO COPE Director Al Barkan for a beefed up voter registration effort and more vigorous fund drives to collect money to help liberal candidates.

"You can't tell me that the average union member, if asked to kick in a buck to help get rid of Reagan or Murphy, won't do it," Barkan said.

Noting that the Nixon Campaign in 1968 had \$28 million to play with while Humphrey had to borrow money late in the campaign just to make a few TV appearances, Barkan observed that in the old days labor's opponents used to try to steal elections, but "now they try to buy it."

Barkan said that the amount of money a candidate can spend in a campaign must be limited.

"Otherwise," he pointed out, "only candidates who have the support of multi-millionaires will have a chance of being elected."

And in reporting on recent trips that have taken him into 34 states, Barkan said that there is "all kinds of evidence that the Republicans plan to buy the elections of 1970."

In backing up his statement, he cited a recent Nixon fund-raising dinner in Washington that attracted 1,800 diners at \$1,000 each.

"That's \$1,800,000 in one night!" Barkan said.

In opening remarks to the convention, State COPE President Albin J. Gruhn warned that the "state is faced with severe problems that are being aggravated by the actions and inaction of the President, our Governor, and the Senior Senator from California."

Noting that redistricting of congressional and state legislative seats in 1971 will be determined by the legislature elected next November Gruhn declared:

"Every trade unionist must register to vote and get others to register. We must work at it every day of the year."

In closing remarks to the

convention, John F. Henning, Executive Secretary-Treasurer of California Labor COPE, declared that the liberal movement in California was in total disarray and that only the State AFL-CIO with its million and a half members had the program, the people and the common commitment to lead California to progressive government. He said the responsibility for future action rested with the State COPE organization.

In a written report prepared for the delegates in advance of the Conference, Henning observed:

"In both Washington and Sacramento the labor-liberal movement has been placed on the defensive. The forward progress that identified so much of the 1960s has long since been blunted and reversed.

"Despite the reality that America is in a serious social crisis, the conservative powers of the nation are trying to turn back the clock of history in the economic and social areas. We have returned to the area of contrived and planned unemployment in the economic sphere and in the social theatre we have the national Administration fostering a southern strategy that only means division between our people on both a racial and regional basis."

As one of its final actions, the convention delegates gave the Secretary-Treasurer authority "to withdraw the endorsement of any candidate whose actions prove to be detrimental to the labor movement," and also authorized the Secretary-Treasurer to make endorsements in districts left open by the delegates after due consultation with the local COPE involved, subject to the approval of the Executive Council.

The convention endorsed a total of 120 candidates, left 73 races "open" and adopted a "No Endorsement" position in 109 races.

For a complete rundown of the delegates' actions in the statewide, Congressional, State Senate, Assembly, and State Board of Equalization races, see Page 3.

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 Digest, except by 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 (Incl. 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 the bills so designated 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 such 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 1313 Fong (Rev. & Tax.) Prohibits sale at retail for consumption off premises of beer or soft drink beverage in container unless container carries refundable deposit of five cents or more or container is biodegradable under standards established by State Department of Public Health.

Imposes tax of one cent per bottle, can, or other container, in addition to present sales tax, on the privilege of selling beer and soft drink beverages in any nonreturnable or nonbiodegradable bottle, can or other container. Appropriates such money from the Retail Sales Tax Fund for the support of the State Environmental Quality Study Council. March 18. **LS—N.C.**

AB 1315 Russell (Ed.) Eliminates provisions excluding from service creditable for teacher tenure purposes and State Teachers' Retirement System membership purposes service as instructor under Manpower Development and Training Act of 1962, Economic Opportunity Act of 1966 and other specified training and education programs. March 18. **LS—N.C.**

AB 1316 Russell (Fin. & Ins.) Requires Director of Department of Human Resources Development to file with the Secretary of State on or before December 31 his computation of the limitation of wages subject to unemployment insurance contributions in next calendar year, including a summary and sources of data on which it was based.

Requires department to complete official tabulation of wages subject to unemployment compensation law on or before 10th day of second month following computation date (close of business on June 30th); and to file statement with Secretary of State on or before December 31st of each year declaring which of alternative schedules re rate of employers' contribution to Unemployment Fund shall be in effect for next calendar year and including summary and source of data on which official tabulation of wages was based. March 18. **UI—Watch**

AB 1318 Z'berg (N.R. & Con.) Extends to federal aid secondary highways the provisions of the Collier-Z'berg Act of 1967 regulating outdoor advertising adjacent to interstate and federal aid primary highways.

Narrows exemption from the Outdoor Advertising Act of highways within incorporated areas, by extending provisions of that act to all federal aid secondary highways.

Permits retention of advertising displays adjacent to federal aid secondary highways which displays are lawfully maintained on effective

date of this act until July 1, 1975, during which time such displays may be removed by the Director of Public Works. Requires 60 days' prior written notice before director may remove displays maintained in violation of the law after January 1, 1971. Requires payment of just compensation to owners of displays for reasonable damages for displays required to be removed prior to July 1, 1975.

Declares legislative intent.

Makes other related changes. March 18

LS—N.C.

AB 1319 Bagley (G.O.) Prohibits state or local agencies from conducting meetings, conferences, or other functions in a facility that prohibits the admittance to such facility of any person or persons on the basis of race, religious creed, color, national origin, ancestry, or sex. March 18. **SL—Good**

AB 1320 Bagley (Rev. & Tax.) Imposes a tax on the use of intrastate telephone service at the rate of 10 percent of the charge for such service effective January 1, 1971. Requires companies supplying such service to collect the tax and requires the State Board of Equalization to administer it.

Distributes 98 percent of the revenues derived from such tax to counties, cities and counties, and cities on the basis of a formula but provides that, if any such entity, other than charter city having utility users tax effective on January 31, 1970, imposes a tax on users of public utility services, no subventions of state utility user tax or cigarette tax revenues shall be made to such entity and the entity shall lose the services of the State Board of Equalization in administering local sales and use taxes, makes an appropriation therefor.

Permits charter city having utility users tax effective on January 31, 1970, to continue such tax until tax imposed by U.S. Government on telephone service is 5 per cent or less; requires such local tax rates to be lowered 20 percent for each 1 percent that rate imposed by U.S. Government is reduced below 10 percent. March 18. **TA—Watch**

AB 1322 Sieroty (Rev. & Tax.) Increases use fuel tax from 7 cents to 9 cents per gallon.

To take effect immediately, tax levy, but operative on and after October 1, 1970. March 18. **TA—Watch**

AB 1323 Burke (Elec. & C.A.) Provides that any person may be required to produce adequate written proof of his age at the time he registers to vote. March 18. **EL—Watch**

ASSEMBLY BILLS (Cont'd)

AB 1324 Burke (Elec. & C.A.) Provides that returned mailed matter shall, rather than shall not, be used to initiate a challenge of a voter as to residence. Deletes prohibition against using such matter, without further evidence, in determining a challenge.

Requires voting matter to be mailed marked "Do Not Forward," with return postage guaranteed, and, if returned, to be transmitted to voter's precinct board. March 18. EL—Bad

AB 1332 Foran (Fin. & Ins.) Deletes provision that provides no compensation is payable where health or disability of an employee is caused, continued, or aggravated by an unreasonable refusal to submit to medical or surgical treatment, where, in the opinion of the Workmen's Compensation Appeals Board, the risk of treatment is inconsiderable in view of the seriousness of the injury.

Deletes provisions relating to change of physician at employee's request, competency of such physician, settling of controversies by the Workmen's Compensation Appeals Board, and certain exceptions thereto where employer maintains independent approved medical facilities. Deletes other inconsistent provisions.

Provides that an injured employee is entitled to the selection of a physician of his choice and shall make no more than one change of physician, unless authorized by written order of the Administrative Director of the Division of Industrial Accidents.

Provides in instances of serious cases, the employee is entitled to a consulting physician at the expense of the employer or insurance carrier.

Provides that employee shall provide, in writing, certain information, relating to the selected physician, to his employer. March 18. WC—Watch

AB 1335 Townsend (Labor R.) Includes all work undertaken by or on behalf of a county, city and county, district, township, public housing authority, any other public authority, the state, public agency of the state, and assessment or improvement districts, whether any thereof are chartered or not, in definition of "public works" for purposes of provisions re public works. March 19. LS—N.C.

AB 1336 Townsend (C. & P.U.) Includes within the practice of barbering, for purposes of provisions regulating the practice of barbering, the trimming, styling, cutting, or fitting of hairpieces for hire or reward. March 19. LS—N.C.

AB 1358 Schabarum (Trans.) Authorizes Department of Public Works to waive posting of labor and material bonds where contract is for less than \$10,000 for the emergency rental of tools or equipment for 20 days or less. March 19. LS—N.C.

AB 1370 Powers (Labor R.) Repeals obsolete section regarding transfer of employees who had specified duties in 1945 from any other agency in the Department of Industrial Relations to the Division of Labor Statistics and Research. March 19. LC—Watch

AB 1375 Bill Greene (Gov. Adm.) Codification to maintain the codes; makes no substantive change. March 19. UI—Watch

AB 1379 Deddeh (Ed.) Provides for the adoption by State Board of Education of various supplementary teaching materials and textbooks relating to the abusive use of tobacco, alcohol, narcotics, restricted dangerous drugs and other dangerous materials, and for distribution and use thereof in the schools.

Provides that the board shall adopt supplementary textbooks dealing with abusive use of such materials as it deems necessary to provide sequential instruction on drug education in grades 1 through 6.

Provides that this act shall be deemed and construed to be part of the Drug Education Act of 1970. March 19. ED—Watch

AB 1381 Quimby (G.O.) Provides for the licensing and regulation of jai alai by the California Horse Racing Board.

Permits wagering on jai alai contests within the enclosure where contests take place. March 19. LS—N.C.

AB 1383 McCarthy (Labor R.) Requires Division of Industrial Safety, upon receipt of a written complaint from an employee that his employment or place of employment is not safe or is injurious to the welfare of any employee, to summarily investigate the same within 24 hours after receipt of such complaint, with or without notice or hearings. March 19. LC—Good

AB 1387 Roberti (H. & W.) Specifies that food is misbranded if it contains more than 5 percent by weight of fats or oils or any combination thereof and if its label does not bear specified information. March 19. MI—Watch

AB 1400 Ryan (L. Gov.) Permits city to use resolution in addition to charter or ordinance to provide that city offices shall not be closed on enumerated state holidays. March 19. LS—Watch

AB 1401 Vasconcellos (Ed.) In the case of state college construction, permits use of day labor for any emergency, not just for an "act of God" or failure of bridge or highway. March 19. LS—N.C.

AB 1404 Bagley (C. & P.U.) Creates a Board of Pilot Commissioners for Humboldt Bay and Bar, and prescribes organization, membership, powers, and duties of board.

Prescribes qualifications for Humboldt Bay pilots. Prescribes various rights and duties of such pilots, procedures for revocation of licenses of such pilots, and offenses relating to piloting of vessels into or out of harbors or ports on Humboldt Bay.

To be operative January 1, 1971. March 19. LS—N.C.

AB 1408 Brown (Ed.) Authorizes school district governing board to contract for any services which it is authorized to perform through employees, other than certificated, of the district. Prohibits employment under such contracts of sexual psychopaths and certain narcotics and sex offenders.

Authorizes certain repairs, alterations, and construction of school property to be done by day labor or by school district employees, rather than by day labor or by force account, and removes certain monetary and other limitation on the use of such labor. March 19. LS—N.C.

AB 1410 Brown (Crim. Pro.) Provides that, on or after effective date of enactment of AB 701, license or credential shall not be suspended, and public officer or employee shall not be suspended or dismissed, solely for commission of act which does not constitute crime due to enactment of AB 701, relating to sexual offenses.

Terminates suspension of any license or credential or suspension of public officer or employee if suspension based solely upon commission of such act. Permits holder of license or credential which has been revoked, or public officer or employee who has been dismissed, solely for commission of such act to apply for reinstatement, and declares that commission of such act shall not constitute ground for denial.

Operative only if AB 701 is enacted. March 19. LS—N.C.

AB 1411 Z'berg (Urban A. & H.) Authorizes and prescribes procedures for any city, county, or city and county to issue bonds for the purpose of financing offsite improvements in low- or moderate-income residential developments. March 19. HO—Watch

AB 1412 Z'berg (Rev. & Tax.) Allows as a deduction from adjusted gross income amounts of \$400 or more, but not exceeding \$750, expended by the owner of a single-family residence for improvements or repairs to the dwelling house thereof. March 19. TA—Watch

AB 1424 Brathwaite (C. & P.U.) Requires Public Utilities Commission to set rate of return for wholly owned affiliates or subsidiaries of a public utility at not more than that permitted public utility, where sales of affiliate or subsidiary to other than public utility or its affiliates or subsidiaries amount to less than 20 percent of gross sales. March 20. MI—Watch

ASSEMBLY BILLS (Cont'd)

AB 1426 Deddeh (Trans.) Lowers motor vehicle fuel license tax 1.7 cents per gallon and imposes sales and use taxes on motor vehicle fuel; requires Governor to reduce motor vehicle fuel license tax further if he determines total state revenues are increased by this act.

Earmarks revenues from sales and use tax on motor vehicle fuel for highway construction without regard to formula allocating funds between southern and northern counties of the state. Provides that any such revenues not expended during a fiscal year for highway purposes, shall be used, as provided by the Legislature, for control of environmental pollution and rapid transit purposes which aid in the control of environmental pollution.

To take effect immediately, tax levy; however, operative on and after October 1, 1970. March 20. **TA—Watch**

AB 1427 Doddeh (H. & W.) Provides that when a school district or office of county superintendent of schools, desires to provide health and welfare benefits, it may do so by contracting for or by approving of a plan or plans approved by employee representatives or employee organizations. March 20. **LS—N.C.**

AB 1433 Harvey Johnson (H. & W.) Prohibits the refilling of a prescription any dangerous drug more than twice, and specifies that no refill of any such prescription be made after six months from the date of issuance of such prescription. March 20. **PH—Watch**

AB 1435 Wilson (Urban A. & H.) Declares state policy relating to housing. Sets forth specific responsibilities of both Commission and Department of Housing and Community Development with regard to implementation of such policy, including development of California Statewide Housing Element, as specified. March 20. **HO—Watch**

AB 1436 Wilson (Urban A. & H.) Provides that general plans shall include a housing element to be reviewed by the Department of Housing and Community Development to assure compliance with criteria adopted by the department in cooperation with the State Office of Planning and the Council on Intergovernmental Relations.

Requires the Commission on Housing and Community Development of the Department of Housing and Community Development in cooperation with the State Office of Planning and the Council on Intergovernmental Relations to adopt such criteria. Requires that Department of Housing and Community Development review such housing elements. Provides that criteria shall conform as nearly as possible to that of the federal Department of Housing and Urban Development. March 20.

HO—Watch

AB 1440 Foran (Rev. & Tax.) Excludes from gross income for purposes of state personal income taxation, up to \$750 in interest and dividends from a qualified savings institution as defined. March 20. **TA—Watch**

AB 1442 Dent (Ed.) Redefines full-time equivalent classroom teacher.

Includes pupil aides among various specified services which may be included in a program of assistance to physically handicapped minors enrolled in regular day classes who require special services and equipment to benefit fully from regular classroom instruction.

Prescribes maximum enrollment for special day classes for deaf-blind multihandicapped and other multihandicapped minors.

Provides that under certain conditions a school district or county superintendent of schools may request permission from the Superintendent of Public Instruction to exceed the maximum number of pupils allowed per special day classes for educationally handicapped minors for all or a part of the remainder of the school year. Authorizes Superintendent of Public Instruction to approve such request if maximum size is not increased by more than two pupils above the maximum enrollment specified.

Permits schools to admit specified minors with speech disorders or defects for individual or small group instruction, of four pupils or less, instead of permitting specified minors with such defects to be admitted only for individual instruction.

Permits Superintendent of Public Instruction to extend period of time, as prescribed, that substitute teacher, who does not hold a valid credential for education of blind, partially seeing, deaf, hard of hearing, speech handicapped, or orthopedically handicapped minors, may be employed to teach such minors.

Specifies, with prescribed exceptions, that on or after September 1,

1975, no person shall be employed to teach deaf, severely hard of hearing, blind, partially seeing, aphasic, or speech handicapped minors in home, hospital, or licensed children's institution who does not hold valid credential authorizing such teaching.

Provides that 3 hours of attendance in special day class or in regular day class in combination of one hour of attendance in specified work experience education program by physically handicapped minor 16 years of age or older shall count as one day of attendance.

Requires specified minors between 5 and 21 years of age, instead of 5 and 20 years of age, who are deaf or have impaired hearing to be sent to school or class for deaf maintained by school district, county superintendent of schools, or by state.

Redefines nonadministrative personnel and administrative personnel for purpose of determining the ratio of such administrative personnel to nonadministrative personnel to include in the nonadministrative category psychologists and psychometrists devoting full-time evaluation and consultation in special education programs.

Requires method of computing the amount, based on a.d.a. of physically handicapped minors, that Superintendent of Public Instruction is required to allow to school districts or county superintendents of schools for education of such minors, and increases from \$2,000 per a.d.a. to \$2,500 per a.d.a. for remedial instruction of physically handicapped minors other than physical education.

Includes cost of equipment for operating special classes or programs among specified expenses that Superintendent of Public Instruction is to consider in connection with state apportionments to school districts or county superintendent of schools.

Permits California School for Deaf to enter into agreement with prescribed universities or colleges to provide practice teaching required for issuance of credential authorizing holder to teach deaf and severely hard of hearing.

Provides that every deaf minor between 3 and 21 years of age of suitable capacity, instead of every deaf person resident of this state of suitable age and capacity, is entitled to education in California School for the Deaf free of charge, and prescribes priority for admission to such school. Permits minors who are enrolled in such school to attend local public schools that provide special programs for blind.

Requires school districts of residence to pay prescribed amount to State Department of Education based on a.d.a. of pupils from district that attended California Diagnostic School for Neurologically Handicapped Children, and requires superintendent of such school to make report to governing board of each school district of residence, as prescribed, on or before July 15 of each year.

Makes other related changes. March 20.

LS—N.C.

AB 1444 Brathwaite (C. & P.U.) Divides state into five districts for purposes of election of members of Public Utilities Commission, to become operative only if ACA No. of the 1970 Regular Session is adopted by the voters.

Incorporates change reflecting revision of Art. XII, State Const., to be effective only upon adoption of ACA 31 of the 1969 Regular Session by the voters. March 20.

SL—Watch

AB 1450 Leroy F. Greene (Fin. & Ins.) Abolishes negligence actions for personal injury and certain property damages resulting out of negligent operation of motor vehicle in state, and, instead, creates scheme of basic and added reparation automobile insurance, permitting recovery without proof of fault for losses due to personal injury (including death resulting therefrom) and property up to specified limits for persons involved in one accident, with claims for personal injury payable generally on a monthly basis as loss accrues. Makes provision for tort judgment coverage, for among other things out-of-state liability.

Prohibits operation of motor vehicles on any highway in state, on or after effective date of act, unless security required by act is in effect. Repeals present provisions relating to financial responsibility and assigned risk plans. Provides for an assigned claims plan for specified special situations where basic and added reparation insurance is not applicable to a particular injury, and makes provision for an assigned risk plan.

Makes related changes.

To be operative on unspecified date. March 20.

MI—Watch

ASSEMBLY BILLS (Cont'd)

AB 1452 Zenovich (Elec. & C.A.) Provides that an application for an absent voter's ballot not returned by the applicant in person or by mail is void, excepting applications filed under emergency absent voting provisions.

Requires clerk to keep a record, signed by the voter, of absent voters' ballots voted in his presence. March 20. **EL—Watch**

AB 1454 Z'berg (Jud.) Enacts "Uniform Minor Student Capacity to Borrow Act," providing that, notwithstanding any other provisions of law, any written obligation signed by minor 16 or more years of age in consideration of an educational loan, as defined, received by him from any person is enforceable as if he were an adult at time of execution, if specified conditions are met. March 20. **MI—Bad**

AB 1459 Scharbarum (Elec. & C.A.) Provides for crossfiling for partisan offices at direct primary election. March 20. **EL—Bad**

AB 1462 Lewis (Elec. & C.A.) Authorizes precinct indexes to be furnished in alphabetical order, rather than in numerical order by street address, in precincts where the majority of voters have no street address. March 20. **EL—Watch**

AB 1463 Z'berg (C. & P.U.) Requires that every rate reduction and rebate gained by a public utility from its suppliers shall be returned to its customers, subject to conditions approved by Public Utilities Commission. March 20. **MI—Good**

AB 1464 Z'berg (C. & P.U.) Establishes Public Utilities Commission districts and requires that members of the commission reside in the district from which they are appointed for 1 year prior to appointment and reside in the district during their term of office. March 20. **SL—Watch**

AB 1465 Zenovich (Rev. & Tax.) Exempts original works of art from sales and use taxes. March 20. **TA—Watch**

AB 1466 Dunlap (Urban A. & H.) Establishes State Redevelopment Bond Insurance Fund, to be administered by Director of Housing and Community Development, under regulations promulgated by Commission of Housing and Community Development, for purpose of insuring tax allocation bonds issued by local redevelopment agencies to finance community redevelopment projects. Sets forth standards for insurance of such bonds. March 20. **HO—Watch**

AB 1467 Wilson (Rev. & Tax.) Establishes new welfare exemption for property used exclusively for housing and related facilities and services for the elderly.

Levies a tax on residents of homes for the elderly. Appropriates revenues from the tax to city and county governments where taxes are collected. March 20. **TA—Watch**

AB 1468 Harvey Johnson (Water) Authorizes certain district contracts to be let under specified conditions by the county purchasing agent on behalf of the district. March 30. **LS—N.C.**

AB 1471 Stacey (H. & W.) Requires each nonprofit hospital receiving any state or federal funds for specified purposes to maintain emergency medical care facilities 24 hours of each day. March 30. **PH—Good**

AB 1480 Stacey (Ed.) For purposes of reports required to be made by school districts on the numbers of teaching and nonteaching personnel employed, a psychologist or a psychometrist employed full-time is in-

cluded within definition of "full-time equivalent classroom teacher." March 30. **LS—N.C.**

AB 1488 Badham (C. & P.U.) Provides for civil service examinations for barbers and apprentice examinations. Eliminates salaries of members of State Board of Barber Examiners, but makes provision for retention by certain incumbents. March 30. **LS—N.C.**

AB 1489 Badham (G.O.) Revises the provision of the Alcoholic Beverage Control Act which prohibits certain licensees from owning or controlling an interest in premises licensed with an off-sale general license or in the realty upon which an off-sale general licensed premises is maintained to permit such interest in licensed premises located in a shopping center if the Department of Alcoholic Beverage Control determines certain conditions exist. Defines "shopping center." March 30. **LS—N.C.**

AB 1492 Badham (G.O.) Provides that the portion of the Alcoholic Beverage Control Act which prohibits certain licensees from owning an interest in the realty upon which on-sale premises are located shall not prohibit such interest if the on-sale premises is located in a shopping center and occupies not more than 5 percent of the rentable floor space in such center.

Defines shopping center. March 30.

LS—N.C.

AB 1494 Badham (H. & W.) Requires any attendant on duty in ambulance in emergency service or, if there is no such attendant, the operator thereof, rather than requiring either the operator thereof or the attendant on duty therein, to possess specified first aid certificates. March 30. **LS—N.C.**

AB 1498 Ray E. Johnson (Gov. Adm.) Amends Sec. 1328, U.I.C.

Makes technical nonsubstantive change. March 30.

UI—Watch

AB 1501 Berryhill (Labor R.) Provides that the requirements that wages be paid within a specified period shall be deemed satisfied by the payment of wages for weekly or biweekly payroll if such wages are paid not more than seven calendar days following the close of the payroll period. March 30. **LC—Bad**

AB 1502 Knox (G.O.) Deletes prohibition against use of specified words in signs advertising sale of alcoholic beverages at retail for consumption on the premises. March 30. **LS—N.C.**

AB 1504 Dent (Rev. & Tax.) Provides that exemption from taxation of business inventories does not apply to business inventories assessed as escaped property under specified provisions, rather than denying such exemption to escaped property assessments generally. March 30. **TA—Watch**

AB 1507 Dent (Ed.) Prohibits the use of instructional aides to provide classroom instruction in lieu of a regularly assigned licensed teacher; and specifies that personnel to be assisted by such aides be teaching personnel. March 30. **LS—N.C.**

AB 1508 Dent (Ed.) Expresses legislative intent regarding advanced placement programs.

Requires Superintendent of Public Instruction to promote and direct establishment and maintenance of advanced placement program.

Authorizes State Board of Education to establish in Department of Education a supervision and consultant service to assist and advise school district in establishment, development, and improvement of such programs, and to employ necessary personnel.

Appropriates \$150,000 for purposes of act. March 30.

ED—Watch

SENATE BILLS

etc

SB 622 Cusanovich (H. & W.) Repeals provision permitting use of portable and all mobile internal combustion engines used in an enclosed structure without being equipped with a certified exhaust purifier device if such usage does not result in harmful exposure to excessive concentration of dangerous gasses or fumes as determined by Division of Industrial Safety. March 17. **LC—Watch**

SB 624 Moscone (G.O.) creates a Board of Pilot Commissioners for the Bays of San Francisco, San Pablo, and Suisun, and prescribes organization, membership, powers, and duties of board.

Creates Pilotage Rate Committee for San Francisco, San Pablo, and Suisun Bays, and prescribes organization, membership, powers, and duties of committee.

Prescribes qualifications for bar pilots for San Francisco, San Pablo, and Suisun Bays. Prescribes various rights and duties of such bar pilots, procedures for revocation of licenses of such bar pilots, and offenses relating to piloting of vessels into or out of harbors or ports on such bays.

To be operative January 1, 1971. March 17.

LS—N.C.

SENATE BILLS (Cont'd)

SB 630 Carrell (Trans.) Declares that the service performed by highway carriers is a matter of statewide concern and prohibits the levy or collection of any excise or license tax, except a state-administered tax, by a city, county, or city and county.

Deletes provisions permitting local taxation under certain conditions. March 17. TA—Watch

SB 632 Bradley (Ed.) Provides that no employees of the state colleges shall be hired on the basis of tenure but, rather, on a two-year contract basis. Provides that employees of a school district maintaining a junior college who are employed with respect to grades 13 or 14 shall not have permanent classification but shall be employed on a two-year contract basis. March 17. LS—N.C.

SB 633 Bradley (Ed.) Provides that when academic employee of state college automatically resigns under provision that five days' absence without leave constitutes resignation, and such resignation is not set aside, such employee shall not be rehired at the state college for a five-year period. March 17. LS—N.C.

SB 634 Bradley (Ed.) Deprives certificated or academic employees of public schools and state colleges of their tenure or any years credited toward tenure when they go out on strike against their employer. Defines strike. March 17. LS—N.C.

SB 635 Bradley (Ed.) Requires all full-time academic employees of the California State Colleges to teach a minimum of 12 units per academic term, commencing with 1971, 1972 academic year.

Permits nonteaching units to be included in the required minimum number of units if acquired in an administrative capacity. March 17. LS—N.C.

SB 641 Coombs (Jud.) Provides that no person filing notice of non-responsibility shall have right thereby to defeat lien of claimant who has given specified preliminary notice, unless such person, within 10 days after receiving preliminary notice, shall have given to lien claimant written notice of filing of notice of nonresponsibility. March 17. LI—Watch

SB 645 Short (B. & P.) Revises provisions of law regulating the licensing of nurses' registries, and transfers the duty of licensing and regulation from the Labor Commissioner to a newly created Division of Consumer Affairs within the Department of Professional and Vocational Standards. March 17. LS—N.C.

SB 646 Walsh (G.O.) Creates within the Department of Commerce a California Advisory Commission on Small Business Affairs composed of 15 members appointed by the Governor.

Authorizes the commission to accept complaints regarding unfair trade or business practices from persons engaged in business in this state and to advise the complainant if there is any cause of action available to him. Appears to include labor activity. March 17. LU—Bad.

SB 655 Danielson (Jud.) Deletes authority of holders of conditional sales contracts purchased for portfolio of investments and not assigned for collection to prosecute claims in small claims courts. March 18. MI—Good

SB 657 Kennick (Rev. & Tax.) Establishes new welfare exemption for property used exclusively for housing and related facilities and services for the elderly.

Levies a tax on residents of homes for the elderly. Appropriates revenues from the tax to city and county governments where taxes are collected. March 18. TA—Watch

SB 667 Alquist (Ed.) Establishes 8 regional advisory councils for higher education, and specifies the counties comprising each of the 8 regions. Provides that upon establishment of vocational areas pursuant to Sec. 6268, Ed.C., such areas shall constitute regions in lieu of those specified.

Establishes the functions and responsibilities of each regional council, including the preparation and maintenance of a regional plan for assuring equal opportunity for higher education for all qualified students who reside in the region.

Appropriates \$160,000 for allocation equally to each of the regional councils. March 19. ED—Watch

SB 677 Walsh (G.O.) Requires public agencies, state and local, to make progress payments within 30 days for all, rather than limit such payments to various percentage of, construction completed and accepted, and for value of unused material delivered to the site or under control of public agency.

Eliminates provisions re withholding certain percentages of payment until final completions. March 19. LS—N.C.

SB 678 Walsh (I.R.) Excludes air pressure tanks from jurisdiction of Division of Industrial Safety if supplied with air by the same air compressor which supplies air for the brakes of any motor vehicle or streetcar operated by any agency subject to jurisdiction of Department of Transportation or California Highway Patrol, rather than such tanks installed on transportation units operated by any agency under jurisdiction of Interstate Commerce Commission or Public Utilities Commission. March 19. LC—Watch

SB 681 Lamomarsino (I.R.) Provides that Commission of Housing and Community Development instead of Department of Housing and Community Development may promulgate rules and regulations relative to farm labor housing. Provides that the commission may establish a schedule of fees for the construction and operation of labor camps rather than only construction of buildings in labor camps wherever the department is the enforcement agency.

Provides that, upon written notice to the Department of Housing and Community Development, any city, county, or city and county may assume responsibility for the enforcement of provisions relating to labor camp housing, but that the department may enforce such provisions in the event of nonenforcement by a city, county, or city and county. Makes related changes. March 19. LC—Watch

SB 688 Burgener (Rev. & Tax.) Imposes an excise tax on every governmental agency in this state which operates an electric utility business at the rate of 14 percent of the gross revenue derived from the retail sale of electricity, commencing January 1, 1971. Permits local agencies to credit property taxes paid on their utility property against the state excise tax and permits a credit of up to 40 percent of the amount of the tax for amounts paid into the general fund of a city. Provides for the administration of the taxes by the State Board of Equalization.

Requires that all revenues derived from such tax shall be deposited in the Utility Tax Fund, which the enactment creates, and continuously appropriates the money in the fund to make refunds and to provide for subventions of 90 percent of the remaining revenues to school districts and portions thereof having grades kindergarten through 12 within service area of a government-owned utility on the basis of pupil population, and transfers the balance to the State School Fund.

Provides for refunds for overpaid or erroneously or illegally collected taxes. March 20. TA—Watch

SB 690 Dills (I.R.) Authorizes the governing board of a school district to require a distinctive uniform to be worn by classified employees. Makes districts which require the wearing of uniform responsible for their cost and upkeep. March 20. LS—N.C.

SB 694 Richardson (Ed.) Authorizes dismissal of permanent certificated employee of school district for willful falsification or concealment of material facts in connection with his application for employment, assignment, or promotion. March 20. LS—N.C.

SB 696 Dills (Rev. & Tax.) Exempts from the sales and use tax the gross receipts derived from sales of, or use or other consumption of, tangible personal property for use or consumption by watercraft engaged in interstate or foreign commerce or by commercial deep sea fishing boats, when the property is consumed in the operation thereof principally outside the territorial waters of the state or the property is office or shop equipment for such watercraft or is furniture or furnishings for such watercraft and becomes a component part of such watercraft. Specifies that the exemption shall not apply to fuel otherwise taxable used to propel, or used in the operation of, watercraft.

To take effect immediately, tax levy, but to become operative on October 1, 1970. March 20. TA—Watch

SENATE BILLS (Cont'd)

SB 697 Marks (Jud.) Allows stipend for loss of support of up to \$150 per month for widow and up to \$75 per month for each child in excess of \$5,000 limit on claims payable to victims of crime or persons financially dependent upon the victim, or a citizen benefiting the public or persons financially dependent upon the citizen. March 20. **MI—Watch**

SB 698 Marks (Jud.) Requires in any case in which a claim has been approved for the death of a person as a result of a crime of violence, or an action benefiting the public, that the State Board of Control pay the costs of the education of any needy child of such person while a student attending the University of California, any state college, or any public junior college from any funds appropriated by the Legislature for such purpose. Defines "costs" to be tuition and fees, and the cost of books, supplies, and living expenses determined by the board to be needed by the student. March 30. **MI—Watch**

SB 700 Collier (Trans.) Revises and reenacts assent of state to designated federal acts. March 30. **LS—N.C.**

SB 702 Sherman (B. & P.) Revised scope of application of provisions relating to clinical laboratory technology.
Exempts state or agency or official thereof from payment of application fee for clinical laboratory permit. March 30. **LS—N.C.**

SB 703 Sherman (B. & P.) Provides for issuance of specialty licenses. March 30. **LS—N.C.**

SB 704 Sherman (B. & P.) Revises provisions relating to licensing and regulation of persons in field of clinical laboratory technology. March 30. **LS—N.C.**

SB 705 Sherman (B. & P.) Revises provision relating to granting of clinical laboratory bioanalyst's license, including vesting in State Department of Public Health, rather than the State Board of Health, responsibility for issuance of such license. March 30. **LS—N.C.**

SB 706 Sherman (B. & P.) Requires State Department of Public Health to appoint committee to assist, advise, and make recommendations for establishment of rules and regulations necessary to insure proper administration and enforcement of provisions relating to clinical laboratory technology and to assist and advise department in matters concerning examinations of clinical laboratory technology licensees. Authorizes establishment of subcommittees of committee. March 30. **LS—N.C.**

KEY TO ASSEMBLY ABBREVIATIONS

<u>Committee Abbreviations</u>	<u>Committee</u>
(Agr.)	Agriculture
(C. & P.U.)	Commerce and Public Utilities
(Crim. Pro.)	Criminal Procedure
(Ed.)	Education
(Elec. & C. A.)	Elections and Constitutional Amendments
(Fin. & Ins.)	Finance and Insurance
(Gov. Adm.)	Government Administration
(G.O.)	Governmental Organization
(H. & W.)	Health and Welfare
(Intergov. R.)	Intergovernmental Relations
(Jud.)	Judiciary
(Labor R.)	Labor Relations
(L. Gov.)	Local Government
(N.R. & Con.)	Natural Resources and Conservation
(P.E. & Ret.)	Public Employment and Retirement
(Rev. & Tax.)	Revenue and Taxation
(Rls.)	Rules
(Trans.)	Transportation
(Urban A. & H.)	Urban Affairs and Housing
(Water)	Water
(W. & M.)	Ways and Means

KEY TO SENATE ABBREVIATIONS

<u>Committee Abbreviations</u>	<u>Committee</u>
(Agr.)	Agriculture
(B. & P.)	Business and Professions
(Ed.)	Education
(E. & R.)	Elections and Reapportionment
(Fin.)	Finance
(G.O.)	Governmental Organization
(H. & W.)	Health and Welfare
(I.R.)	Industrial Relations
(I. & F.I.)	Insurance and Financial Institutions
(Jud.)	Judiciary
(L. Gov.)	Local Government
(Rev. & Tax.)	Revenue and Taxation
(Rls.)	Rules
(Trans.)	Transportation
(W., W. & N.R.)	Water, Wildlife, and Natural Resources

Here Are COPE's Endorsements for June 2 Primary

Here are the endorsement actions made by more than 540 delegates to the California Labor COPE Convention at the Civic Auditorium in San Francisco on Wednesday:

U. S. Senator	GEORGE E. BROWN, JR. (D)
	JOHN V. TUNNEY (D)
	No Endorsement (R)
Governor	JESS M. UNRUH (D)
	No Endorsement (R)
Lt. Governor	ALFRED E. ALQUIST (D)
	No Endorsement (R)
Secretary of State	EDMUND G. BROWN, JR. (D)
	No Endorsement (R)
State Controller	HERMAN SILLAS (D)
	HOUSTON I. FLOURNOY (R)
State Treasurer	MILTON G. GORDON (D)
	No Endorsement (R)
Attorney General	CHARLES A. O'BRIEN (D)
	EVELLE J. YOUNGER (R)
Supt. of Public Instruction.....	JULIAN NAVA
	WILSON RILES

U. S. CONGRESS

District	District
1. Open(D)	20. Michael M. Stolzberg(D)
No Endorsement(R)	No Endorsement(R)
2. Harold T. Johnson(D)	21. Augustus F. Hawkins(D)
No Endorsement(R)	No Endorsement(R)
3. John E. Moss(D)	22. James C. Corman(D)
No Endorsement(R)	No Endorsement(R)
4. Robert L. Leggett(D)	23. G. L. Chapman(D)
No Endorsement(R)	No Endorsement(R)
5. Phillip Burton(D)	24. Myrlie B. Evers(D)
No Endorsement(R)	No Endorsement(R)
6. Open(D)	25. Leslie W. Craven(D)
Open(R)	No Endorsement(R)
7. Jeffery Cohelan(D)	26. Thomas M. Rees(D)
No Endorsement(R)	No Endorsement(R)
8. George P. Miller(D)	27. N. "Toni" Kimmel(D)
No Endorsement(R)	No Endorsement(R)
9. Don Edwards(D)	28. Open(D)
No Endorsement(R)	Open(R)
10. Stuart D. McLean(D)	29. Open(D)
No Endorsement(R)	Open(R)
11. Robert E. Gomperts(D)	30. Edward R. Roybal(D)
Paul N. McCloskey, Jr. (R)	No Endorsement(R)
12. O'Brien Riordan(D)	31. Charles H. Wilson(D)
No Endorsement(R)	No Endorsement(R)
13. Open(D)	32. Open(D)
No Endorsement(R)	Open(R)
14. Jerome R. Waldie(D)	33. Open(D)
No Endorsement(R)	Open(R)
15. John J. McFall(D)	34. Richard T. Hanna(D)
No Endorsement(R)	No Endorsement(R)
16. B. F. Sisk(D)	35. Open(D)
No Endorsement(R)	Open(R)
17. Glenn M. Anderson(D)	36. Open(D)
No Endorsement(R)	Open(R)
18. Milton Miller(D)	37. Lionel Van Deerlin(D)
No Endorsement(R)	No Endorsement(R)
19. Chet Holifield(D)	38. Dave Tunno(D)
No Endorsement(R)	No Endorsement(R)

STATE BOARD OF EQUALIZATION

1. George R. Reilly(D)	3. William M. Bennett(D)
No Endorsement(R)	No Endorsement(R)
2. John W. Lynch(D)	4. Richard Nevins(D)
No Endorsement(R)	No Endorsement(R)

STATE SENATE

District	District
2. Colby Smith(D)	22. Tom Carrell(D)
No Endorsement(R)	No Endorsement(R)
4. Michael Peevey(D)	24. Dr. Russell G. Herron....(D)
No Endorsement(R)	No Endorsement(R)
6. Alan Short(D)	26. Anthony C. Beilenson....(D)
No Endorsement(R)	No Endorsement(R)
8. No Endorsement(D)	28. Alfred H. Song(D)
Lewis F. Sherman(R)	No Endorsement(R)
10. George R. Moscone(D)	30. Lawrence E. Walsh(D)
No Endorsement(R)	No Endorsement(R)
12. Arlen F. Gregorio(D)	32. Ralph C. Dills(D)
Carl A. Britschgi(R)	No Endorsement(R)
14. John Rutherford(D)	34. Open(D)
No Endorsement(R)	Open(R)
16. George N. Zenovich(D)	36. Open(D)
No Endorsement(R)	Open(R)
18. Walter W. Stiern(D)	38. Open(D)
No Endorsement(R)	Open(R)
20. Nancy C. Smith(D)	40. James R. Mills(D)
No Endorsement(R)	No Endorsement(R)

STATE ASSEMBLY

District	District
1. Pauline L. Davis(D)	No Endorsement(R)
No Endorsement(R)	24. John Vasconcellos(D)
2. Open(D)	No Endorsement(R)
Open(R)	25. Ernest Abeytia(D)
3. LeRoy F. Green(D)	William H. Deal(D)
No Endorsement(R)	No Endorsement(R)
4. Open(D)	26. Arie Schoorl(D)
No Endorsement(R)	William Webber(R)
5. John F. Dunlap(D)	27. Leo J. Ryan(D)
No Endorsement(R)	No Endorsement(R)
6. No Endorsement(D)	28. Robert N. Whittemore (D)
Eugene A. Chappie(R)	No Endorsement(R)
7. Open(D)	29. Ervin E. Barrigan(D)
Open(R)	No Endorsement(R)
8. Walter W. Powers(D)	30. Ernest La Coste(D)
No Endorsement(R)	No Endorsement(R)
9. Edwin L. Z'berg(D)	31. Richard Pfaff(D)
No Endorsement(R)	Frank Murphy, Jr.(R)
10. Wm. Dickinson(D)	32. Open(D)
No Endorsement(R)	Open(R)
11. John T. Knox(D)	33. Open(D)
No Endorsement(R)	Open(R)
12. Richard Nickerson(D)	34. Open(D)
Open(R)	Open(R)
13. Carlos Bee(D)	35. Open(D)
No Endorsement(R)	No Endorsement(R)
14. Robert W. Crown(D)	36. Open(D)
No Endorsement(R)	Open(R)
15. March K. Fong(D)	37. J. K. (Ken) MacDonald (D)
No Endorsement(R)	No Endorsement(R)
16. Kenneth A. Meade(D)	38. Carley V. Porter(D)
No Endorsement(R)	No Endorsement(R)
17. John J. Miller(D)	39. Open(D)
No Endorsement(R)	Open(R)
18. Willie L. Brown, Jr.(D)	40. Alex P. Garcia(D)
No Endorsement(R)	No Endorsement(R)
19. Leo T. McCarthy(D)	41. Jim Keysor(D)
No Endorsement(R)	No Endorsement(R)
20. John L. Burton(D)	42. Bob Moretti(D)
No Endorsement(R)	No Endorsement(R)
21. Open(D)	43. John Triphon(D)
Open(R)	No Endorsement(R)
22. J. Kendrick Croft(D)	44. Mike Cullen(D)
No Endorsement(R)	No Endorsement(R)
23. John F. Foran(D)	

(Continued on Page 4)

Candidates Win COPE Backing

(Continued from Page 3)

District	
45.	Walter J. Karabian(D) No Endorsement(R)
46.	Open(D) Open(R)
47.	Open(D) Open(R)
48.	David A. Roberti(D) No Endorsement(R)
49.	Open(D) Open(R)
50.	Joseph B. Montoya(D) No Endorsement(R)
51.	Jack R. Fenton(D) No Endorsement(R)
52.	Martin I. Jackson(D) No Endorsement(R)
53.	Bill Greene(D) No Endorsement(R)
54.	Open(D) Open(R)
55.	Leon Ralph(D) No Endorsement(R)
56.	Charles Warren(D) No Endorsement(R)
57.	Open(D) Open(R)
58.	Harvey Johnson(D) No Endorsement(R)
59.	Alan Sieroty(D) No Endorsement(R)
60.	Open(D) Open(R)
61.	Henry A. Waxman(D) No Endorsement(R)
62.	J. Travers Divine(D) No Endorsement(R)
63.	Yvonne Brathwaite(D) No Endorsement(R)
64.	Open(D) Open(R)
65.	Open(D) Open(R)
66.	Joe A. Gonsalves(D) No Endorsement(R)
67.	Larry E. Townsend(D) No Endorsement(R)
68.	Vincent Thomas(D) No Endorsement(R)
69.	Ken Cory(D) No Endorsement(R)
70.	Open(D) No Endorsement(R)
71.	Open(D) No Endorsement(R)
72.	John P. Quimby(D) No Endorsement(R)
73.	Open(D) Open(R)
74.	Open(D) Open(R)
75.	Open(D) Open(R)
76.	Open(D) Open(R)
77.	Wadie P. Deddeh(D) No Endorsement(R)

District	
78.	Open(D) Open(R)
79.	Open(D) Open(R)
80.	Open(D) Open(R)

Labor at the Legislature

(Continued from Page 1)

AB 625 would require University of California and state college students to pay a portion of the cost of their instruction or defer payment under a learn, earn, and reimburse plan.

* * *

A bill the Federation is supporting was originally scheduled for hearing on March 18, but because of the heavy calendar of bills, it was held over and has been assigned another hearing date. AB 453, by Assemblyman Henry Waxman (D-Los Angeles) which would require a landlord to pay his tenant a legal rate of interest on security deposits, will be heard on Wednesday, April 15, in the Urban Affairs and Housing Committee of the Assembly.

* * *

Assemblyman Robert Crown (D-Oakland) has put into the hopper the Federation-sponsored bill to improve the protections afforded employees working in underground facilities such as manholes. AB 1952 provides that no employer shall permit or require any employee to work underground unless another employee is stationed at the manhole entrance where the employee is performing services underground.

* * *

In the Assembly Judiciary Committee on April 20, four bills are being heard which are considered good by Labor. Two of them have been authored by Assemblywoman Yvonne Brathwaite (D-Los Angeles).

AB 1224 would increase from \$300 to \$500 the maximum monetary amount within the jurisdiction of the small claims courts. AB 1225 would increase from \$125 to \$300 the minimum monetary amount exclusive of interest and attorney's fees, which must be claimed

Senate Nixes Carswell 51-45

(Continued from Page 1)

1948 and because his testimony before a Senate Judiciary Committee regarding the incorporation of a segregated country club in Florida appeared to be

less than candid.

California's senior Senator, George Murphy, voted for Carswell.

Senator Alan Cranston voted against confirmation.

Henning Raps Move To Slash Apprentice Aid

(Continued from Page 1)

warned.

He also suggested that a legislative investigation of the Legislative Analyst's office might well be in order.

The slash in the Department of Industrial Relations budget proposed by the Legislative Analyst's Office is in line with Governor Reagan's suggestion that about 187 employees in the Department of Industrial Relations be laid off and that its budget be cut sharply.

The state government has participated in the program for more than 30 years by encouraging industry and labor to expand apprenticeship opportunities through training programs and on-the-job training.

At the conclusion of the hearing on April 2, Assemblyman George Zenovich, the Subcommittee Chairman, said that he felt that the deleted money would probably be restored.

Late last Saturday, Henning wired both the State Senate and Assembly Subcommittees to oppose proposed cuts in the Industrial Welfare Division budget. Hearings on these slashes, which some sources say could cripple the Division's ability to protect the wages of working people, were scheduled this week.

Pamphlet to Go To Press Soon

(Continued from Page 1)

propositions should be typed on the local or district COPE's stationery and include a letter of transmittal signed by the executive officer of the organization. All such copy should be sent to California Labor COPE, 995 Market St., San Francisco, California 94103, by April 20, 1970 marked to the attention of Pamphlets Division.

before attachment will issue in any action.

AB 1126 by Assemblyman Harvey Johnson (D-El Monte) would exempt from execution, attachment, and garnishment in bankruptcy proceedings, all moneys in private retirement plans and private profit-sharing plans designed and used for retirement purposes.

Set for special order of business at 2:30 p.m. is AB 292 by Assemblyman James A. Hayes (R-Long Beach) which would enact a Consumer Legal Remedies Act. The Act would provide specific legal remedies for consumers who suffer damage as a result of certain methods, acts and practices which are stated in the bill. The underlying purposes of the Act are to protect consumers against unfair and deceptive business practices and to provide efficient and economic procedures to secure such protection.

* * *

For the first time a state legislature committee has approved a bill to curtail a unique business advantage enjoyed by automobile dealers and financial institutions in the sale of cars. The present law permits an auto dealer or lending institution not only to repossess a vehicle for nonpayment but then to sue for a deficiency judgment if the sale of the repossessed car does not bring in enough money to pay off the debt on which the original buyer defaulted.

But Thursday afternoon the Assembly Finance and Insurance Committee approved AB 536 to eliminate this advantage. The bill by Assemblyman Henry Waxman (D-Los Angeles) was sent to the Assembly floor. This is a good measure, deserving passage by the Legislature.