



STATUTES AND AMENDMENTS TO THE CODES 1953

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Volume

Section Title

Chapter #'s

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1953

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Title page and ToC

Measures

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- Table of Laws Enacted
- Table of Resolutions

Regular Session

Statute Chapters

Chapters 1 – 1073

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STATUTES OF CALIFORNIA

1952 AND 1953

CONSTITUTION OF 1879 AS AMENDED
MEASURES SUBMITTED TO VOTE OF ELECTORS,
1952 GENERAL ELECTION

GENERAL LAWS, AMENDMENTS TO CODES,
RESOLUTIONS, AND CONSTITUTIONAL
AMENDMENTS

PASSED AT

THE 1952 REGULAR SESSION OF
THE LEGISLATURE

THE 1952 FIRST AND SECOND EXTRAORDINARY
SESSIONS OF THE LEGISLATURE

AND THE

1953 REGULAR SESSION OF THE LEGISLATURE



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TABLE OF LAWS ENACTED

First Extraordinary Session, 1952

Chapter	Senate bill	Assembly bill	Author	Chapter	Senate bill	Assembly bill	Author
1	--	8	Parker and McFall	17	22	--	Gibson
2	--	9	Parker and McFall	18	25	--	McCarthy
3	--	24	Brown, Burke, Beck, Shaw, Babbage, Belotti, Berry, Brady, Burkhalter, Chapel, Coats, Collier, Sam L. Collins, Conrad, Cooke, Crowley, Davis, Diekey, Dills, Dolwig, Doyle, Dunn, Elliott, Erwin, Evans, Fleury, Gaffney, Geddes, Grant, Grunsky, Gubser, Hagen, Hahn, Hansen, Hawkins, Henderson, Hinckley, Hollibaugh, Kelly, Kilpatrick, Kirkwood, Klocksien, Lanterman, Levering, Lincoln, Lindsay, Lipscomb, Lowrey, Luckel, Lyon, Maloney, McCarthy, McColister, McFall, McGee, McMillan, Meyers, Moss, Munnell, Mrs. Niehouse, Messrs. Parker, Porter, Rosenthal, Rumford, Siliman, Smith, Stanley, Stewart, Thomas, Tomlinson, and Waters	19	26	--	Hoffman
4	7	--	Hoffman	20	27	--	Thompson
5	--	32	Porter and Beck	21	11	--	Sutton, McCarthy, James E. Cunningham, Tenney, Dorsey, Dilworth, Gibson, Hoffman, Thompson, and Ed C. Johnson
6	--	50	Colher	22	12	--	Sutton, McCarthy, James E. Cunningham, Tenney, Busch, Dorsey, Dilworth, Hoffman, Thompson, Ed C. Johnson, and Gibson
7	8	--	Byrne	23	--	15	Smith, Burke, Tomlinson, Rosenthal, Belotti, Berry, Brown, Burkhalter, Chapel, Connolly, Dills, Dovle, Erwin, Hollibaugh, Kelly, Klocksien, Lanterman, Levering, Lipscomb, McFall, McGee, Meyers, Morris, Parker, Porter, Shaw, Stanley, and Stewart
8	--	6	Sherwin	24	--	16	Smith, Beck, Tomlinson, Rosenthal, Belotti, Berry, Brown, Burke, Burkhalter, Chapel, Connolly, Dills, Doyle, Erwin, Hollibaugh, Kelly, Klocksien, Lanterman, Levering, Lipscomb, McFall, McGee, Meyers, Morris, Parker, Porter, Shaw, Stanley, and Stewart
9	3	--	Dilworth, Abshire, Breed, Brown, Burns, Byrne, Coombs, James E. Cunningham, Roy Cunningham, Desmond, Dillinger, Donnelly, Dorsey, Erhart, Gibson, Hatfield, Hoffman, Hulse, Ed C. Johnson, Harold T. Johnson, Judah, Kraft, Mayo, McCarthy, Miller, O'Gara, Parkman, Powers, Regan, Sutton, Tenney, Thompson, Ward, Watson, Way, Weybret, and Williams	25	--	31	Smith, Hollibaugh, Morris, Porter, Berry, Brown, Burke, Burkhalter, Chapel, Conrad, Doyle, Evans, Fleury, Gaffney, Grant, Grunsky, Hahn, Hawkins, Henderson, Kelly, Kilpatrick, Klocksien, Lanterman, Levering, Lipscomb, Lyon, McCarthy, McFall, Meyers, Moss, Parker, Stanley, and Stewart
10	--	39	Moss and Fleury	26	--	40	Gubser
11	--	49	Sam L. Collins	27	--	41	Gubser
12	--	47	Kirkwood, Dunn, Beck, Moss, Burke, Chapel, Coats, Conrad, Dolwig, Doyle, Elliott, Evans, Fleury, Geddes, Grant, Hansen, Hawkins, Henderson, Kelly, Klocksien, Lanterman, Lincoln, Lindsay, Lyon, McFall, Morris, Munnell, Parker, Rumford, Shaw, and Stanley	28	4	--	Gibson and Sutton
13	38	--	Dilworth	29	20	--	Harold T. Johnson
14	--	28	Brown	30	35	--	James E. Cunningham
15	--	48	Dunn, Diekey, Lincoln, Rumford, Caldecott, and Sherwin	31	--	10	Levering and Lyon
16	13	--	McCarthy	32	--	27	Lipscomb, Doyle, Stewart, Levering, Burke, Burkhalter, Chapel, Collier, Conrad, Elliott, Evans, Geddes, Grant, Hahn, Hawkins, Hollibaugh, Kilpatrick, Klocksien, Lanterman, Lyon, McGee, McMillan, Morris, Porter, Rosenthal, Smith, Thomas, and Waters
				33	24	--	James E. Cunningham and Dilworth

Laws enacted:

Ch	Relevant Description
23	Rewrite definitions of several sex crimes
24	Prevention of sex offenses by commitment of sexual psychopaths
25	Prohibiting employment of sex offenders in public schools

Note AB 17, presented same day as AB 16, (= Ch 24), suggesting castration instead.

STATUTES OF CALIFORNIA

FIRST EXTRAORDINARY SESSION

1952

Began Monday, March 3, 1952, and Adjourned
Wednesday, April 2, 1952

Sex crimes as defined by Chapter 25:

Penal Code sect	Description based on 1953 CA Penal Code (which incl. changes fr Ch 23)
261(3, 4)	Rape of non-wife female by force, threat, or drug
266	Entice chaste female under 18, or trick any female, into having sex
267	Abduct female under 18 into prostitution without parents' permission
285	Incest (marriage or fornication with too closely related)
286	"infamous crime against nature [anal sex] ... with mankind or ... animal"
288	"lewd or lascivious act" on or with child under 14
288a	Participating in oral copulation ("sex perversions")
311(1, 2)	Indecent exposure
647(5)	Being idle, lewd, or immoral, or associating with known thieves
647a	(1) Annoy or molest child under 18. (2) Loiter around children or park toilet
WIC sect	Description per 1953 CA WIC
702	Lewd and lascivious conduct causing person under 21 to become delinquent

in Section 188 of this code shall be reimbursed for their necessary traveling and other expenses in accordance with the rules and regulations adopted by the State Board of Control.

Urgency

SEC. 6. This act is hereby declared to be an urgency measure necessary for the immediate preservation of public peace, health and safety within the meaning of Section 1 of Article IV of the Constitution and shall therefore go into immediate effect. A statement of the facts constituting such necessity is as follows:

The proper functioning of the California National Guard and the California National Guard Reserve is an important and integral part of the civil defense preparations of the State. The international situation requires immediate changes in administrative procedures which control, and in the status and employment of, the California National Guard and the California National Guard Reserve. It is imperative that during the present emergency adequate provisions be immediately made concerning benefits and exemptions for the state military forces.

CHAPTER 23

An act to amend Sections 264, 286, 288a, 311, and 647a of the Penal Code, relating to sex crimes.

In effect
July 2, 1952

[Approved by Governor April 17, 1952. Filed with
Secretary of State April 18, 1952.]

The people of the State of California do enact as follows:

SECTION 1. Section 264 of the Penal Code is amended to read:

Punishment
Rape

264. Rape is punishable by imprisonment in the state prison not less than three years, except where the offense is under subdivision 1 of Section 261 of the Penal Code, in which case the punishment shall be either by imprisonment in the county jail for not more than one year or in the state prison for not more than 50 years, and in such case the jury shall recommend by their verdict whether the punishment shall be by imprisonment in the county jail or in the state prison; provided, that when the defendant pleads guilty of an offense under subdivision 1 of Section 261 of the Penal Code the punishment shall be in the discretion of the trial court, either by imprisonment in the county jail for not more than one year or in the state prison for not more than 50 years.

SEC. 2. Section 286 of said code is amended to read:

Crime
against
nature

286. Every person who is guilty of the infamous crime against nature committed with mankind or with any animal, is punishable by imprisonment in the state prison not less than one year.

SEC. 3. Section 288a of said code is amended to read:

Oral copulation

288a. Any person participating in an act of copulating the mouth of one person with the sexual organ of another is

What changes
here from
previous version?

What
changes
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previous
version?

What
changes
here from
previous
version?

punishable by imprisonment in the state prison for not exceeding 15 years, or by imprisonment in the county jail not to exceed one year; provided, however, that one more than 10 years older than his coparticipant in such an act, which coparticipant is under the age of 14, or one compelling another's participation in such an act by force, violence, duress, menace, or threat of great bodily harm, shall be punished by imprisonment in the state prison for not less than three years.

SEC. 4. Section 311 of said code is amended to read:

311. Every person who wilfully and lewdly, either:

1. Exposes his person, or the private parts thereof, in any public place, or in any place where there are present other persons to be offended or annoyed thereby; or,

2. Procures, counsels, or assists any person so to expose himself or to take part in any model artist exhibition, or to make any other exhibition of himself to public view, or the view of any number of persons, such as is offensive to decency, or is adopted to excite to vicious or lewd thoughts or acts; or,

3. Writes, composes, stereotypes, prints, publishes, sells, distributes, keeps for sale, or exhibits any obscene or indecent writing, paper, or book; or designs, copies, draws, engraves, paints, or otherwise prepares any obscene or indecent picture or print; or molds, cuts, casts, or otherwise makes any obscene or indecent figure; or,

4. Writes, composes, or publishes any notice or advertisement of any such writing, paper, book, picture, print or figure; or,

5. Produces, prepares, manufactures, sells, distributes, keeps for sale, exhibits, buys, rents, operates, uses, keeps, or maintains recordings, transcriptions, or mechanical, chemical, or electrical reproductions, or any other articles, equipment, machines, or materials, used or intended to be used in producing or reproducing any lewd or obscene song, ballad, or other words, whether spoken or sung; or,

6. Sings or speaks any lewd or obscene song, ballad, or other words, in any public place, or in any place where there are persons present to be annoyed thereby, is guilty of a misdemeanor.

Upon the second and each subsequent conviction under subdivision 1 of this section, or upon a first conviction under subdivision 1 of this section after a previous conviction under Section 288 of this code, every person so convicted is guilty of a felony, and is punishable by imprisonment in the state prison for not less than one year.

The provision of subdivision 6 of this section shall not apply to any person participating in violation thereof only as an actor, unless and until the proper court shall have passed upon the matter and found the actor to have violated the said subdivision 6 of this section, except where after a complaint has been filed against the owner, manager, producer or director charging a violation of said subdivision 6 of this section, and pending the determination thereof an actor or actress utters the

Indecent exposure

What changes here from previous version?

Obscene material

Advertising

Recordings, etc

Misdemeanor

Felony

Actors

particular word or words complained against or other word or words of the same or similar import, in connection with such performance, act, play, drama, exhibition or entertainment.

SEC. 5. Section 647a of said code is amended to read:

Vagrancy
Molesting
children

647a. (1) Every person who annoys or molests any child under the age of 18 is a vagrant and is punishable upon first conviction by a fine of not exceeding five hundred dollars (\$500) or by imprisonment in the county jail for not exceeding six months or by both such fine and imprisonment and is punishable upon the second and each subsequent conviction or upon the first conviction after a previous conviction under Section 288 of this code by imprisonment in the state prison for not less than one year.

What changes
here from
previous version?

Loitering
near schools
or public
toilets

(2) Every person who loiters about any school or public place at or near which school children attend, or who loiters in or about public toilets in public parks, is a vagrant, and is punishable by a fine of not exceeding five hundred dollars (\$500) or by imprisonment in the county jail for not exceeding six months, or by both such fine and imprisonment.

CHAPTER 24

An act to amend Sections 5501, 5503, 5505, 5511, 5512, and 5517 of, and to add Sections 5500.5, 5501.5, 5503.5, 5512.3, 5519, 5520, and 5521 to, the Welfare and Institutions Code, to amend and renumber Section 5502 of the Welfare and Institutions Code to be Section 5511.7, and to amend Section 27706 of the Government Code, to provide for the prevention of sex offenses by revising the procedure for the commitment of sexual psychopaths.

In effect
July 2, 1952

[Approved by Governor April 17, 1952. Filed with
Secretary of State April 18, 1952.]

The people of the State of California do enact as follows:

SECTION 1. Section 5500.5 is added to the Welfare and Institutions Code, to read:

Application
of chapter

5500.5. This chapter shall not apply to any person sentenced to death. This chapter shall not apply to any person convicted of an offense the punishment for which may be death until after a sentence other than death has been imposed, at which time this chapter shall apply to such person and he may be certified to the superior court as provided in Section 5501.

SEC. 2. Section 5501 of said code is amended to read:

Adjournment
of criminal
proceedings

5501. (a) When a person is convicted of any criminal offense, whether or not a sex offense, the trial judge, on his own motion, or on motion of the prosecuting attorney, or on application by affidavit by or on behalf of the defendant, if it appears to the satisfaction of the court that there is probable cause for

believing such person is a sexual psychopath within the meaning of this chapter, may adjourn the proceeding or suspend the sentence, as the case may be, and may certify the person for hearing and examination by the superior court of the county to determine whether the person is a sexual psychopath within the meaning of this chapter. Conviction upon a charge of violation of Section 290 of the Penal Code by failure to register as required thereby is conviction of a criminal offense within the meaning of this subdivision.

(b) When a person is convicted of a sex offense involving a **Misdemeanor** child under 14 years of age and it is a misdemeanor, and the person has been previously convicted of a sex offense in this or any other state, the court shall adjourn the proceeding or suspend the sentence, as the case may be, and shall certify the person for hearing and examination by the superior court of the county to determine whether the person is a sexual psychopath within the meaning of this chapter.

(c) When a person is convicted of a sex offense involving a **Felony** child under 14 years of age and it is a felony, the court shall adjourn the proceeding or suspend the sentence, as the case may be, and shall certify the person for hearing and examination by the superior court of the county to determine whether the person is a sexual psychopath within the meaning of this chapter.

When an affidavit is filed under (a) it shall be substantially in the form specified for the affidavit of mental illness in Section 5049 of this code except that the title and body of the affidavit shall refer to such person as "an alleged sexual psychopath" and shall state fully the facts upon which the allegation that the person is a sexual psychopath is based. If the person is then before the court or is in custody, the court may order that the person be detained in a place of safety until the issue and service of a warrant of apprehension as provided by this chapter.

When the court certifies the person for hearing and examination by the superior court of the county to determine whether the person is a sexual psychopath, the court shall transmit to the superior court its certification to that effect, accompanied by a statement of the court's reasons for finding that there is probable cause for believing such person is a sexual psychopath within the meaning of this chapter in cases certified under (a), or a statement of the facts making such certification mandatory under (b) or (c).

The judge or justice presiding in such court, whenever it is deemed necessary or advisable, may issue and deliver to some peace officer for service, a warrant directing that the person be apprehended and taken before a judge of the superior court for a hearing and examination to determine whether the person is a sexual psychopath. The officer shall thereupon apprehend and detain the person until a hearing and examination can be had. At the time of the apprehension a copy of the affidavit if one was filed, the certification, accompanied by the court's statement, and the warrant shall be personally delivered to the person and copies thereof shall also be delivered to the superior court to

which the person was certified and to the district attorney of the county.

The warrant of apprehension shall be substantially in the form provided by Section 5050.1 of this code for the apprehension of a person alleged to be mentally ill.

SEC. 3. Section 5501.5 is added to said code, to read:

Certification
Form

5501.5. Whenever a person is certified to the superior court for hearing and examination under Section 5501 the certification may be made in substantially the following form:

(Title of Court and Cause)

ORDER ADJOURNING PROCEEDINGS AND
CERTIFYING ALLEGED SEXUAL PSYCHO-
PATH TO THE SUPERIOR COURT.

Upon the court's own motion, the motion of the prosecuting attorney, application by or on behalf of the defendant (strike the conditions not applicable), it appearing to the satisfaction of the court that the above-named defendant has been convicted of a criminal offense, to wit, violation of _____ of the State of California, and that there is probable cause for believing that said defendant is a sexual psychopath within the meaning of Chapter 4 of Part 1 of Division 6 of the Welfare and Institutions Code of the State of California, as amended, in that _____ he is a person affected in a form predisposing to the commission of sexual offenses, and in a degree constituting him (her) a menace to the health or safety of others, with one or more of the following conditions:

- A. Mental disease or disorder,
- B. Psychopathic personality,
- C. Marked departures from normal mentality;

NOW, THEREFORE, THE ABOVE PROCEEDING IS ADJOURNED AND IT IS HEREBY ORDERED THAT THE ABOVE-NAMED DEFENDANT IS CERTIFIED TO THE SUPERIOR COURT OF THE STATE OF CALIFORNIA, IN AND FOR THE COUNTY OF _____ for hearing and examination by said court to determine whether said defendant is a sexual psychopath within the meaning of said Chapter 4 of Part 1 of Division 6 of the Welfare and Institutions Code of the State of California, as amended. The above-named defendant shall be taken before said court, as provided in Section 5503 of said code, on the _____ day of _____, 19____, at the hour of _____.* A copy of this certification of said defendant to said superior court shall be delivered to said defendant.

Dated this _____ day of _____, 19____.

Judge

* This sentence may be included if such date and hour have been set by the superior court upon the request of the certifying judge.

SEC. 4. Section 5502 is amended and renumbered to read:

5511.7. If, upon the hearing of sexual psychopathy, the person is found by the superior court not to be a sexual psychopath, the superior court shall return the person to the court in which the case originated for such disposition as that court may deem necessary and proper. Return to court

SEC. 5. Section 5503 of said code is amended to read:

5503. The person certified or alleged to be a sexual psychopath shall be taken before a judge of the superior court of the county. The judge shall then inform him that he is certified or alleged to be a sexual psychopath, and inform him of his rights to make a reply and to produce witnesses in relation thereto. The judge shall by order fix such time and place for the hearing and examination in open court as will give reasonable opportunity for the filing of the probation officer's report as provided in Section 5503.5, and for the production and examination of witnesses. If, however, the person is too ill to appear in court, or if appearance in court would be detrimental to the mental or physical health of the person, the judge may hold the hearing at the bedside of the person. The order shall be entered at length in the minute book of the court or shall be signed by the judge and filed, and a certified copy thereof served on the person. The judge shall order that notice of apprehension of the person and of the hearing of sexual psychopathy be served on the district attorney of the county and on such relatives of the person known to be residing in the county as the judge deems necessary or proper. Hearing

SEC. 6. Section 5503.5 is added to said code, to read:

5503.5. The court shall refer the matter to the probation officer, along with a copy of the certification accompanied by the certifying court's statement, and the name and address of each psychiatrist appointed pursuant to Section 5504, to investigate and report to the court within a specified time, upon the circumstances surrounding the crime and the prior record and history of the person. The report shall include the criminal record, if any, of the person, obtained from the State Bureau of Criminal Identification and Investigation. The probation officer shall, within the specified time, transmit a copy of this report and a copy of the certification accompanied by the certifying court's statement to each psychiatrist appointed by the court. Report of probation officer

SEC. 7. Section 5505 of said code is amended to read:

5505. Each psychiatrist so appointed shall file with the court a separate written report of the result of his examination, together with his conclusions and recommendations. At the hearing each psychiatrist shall hear the testimony of all witnesses, and shall testify as to the result of his examination, and to any other pertinent facts within his knowledge. Report of psychiatrist

SEC. 8. Section 5511 of said code is amended to read:

5511. The alleged sexual psychopath shall be present at the hearing, and if he has no attorney, the judge may appoint an attorney to represent him, or the judge may order the county Appointment of counsel

public defender to represent him at the hearing, if he determines that the person is not financially able to employ counsel.

SEC. 9. Section 5512 of said code is amended to read:

Order of
commitment

5512. If, after examination and hearing, the judge finds that the person is a sexual psychopath within the meaning of this chapter, he shall make and sign an order that the person be placed temporarily in a suitable psychiatric facility maintained by a county or in a state hospital of the Department of Mental Hygiene designated by the court for observation and diagnosis for a period not to exceed 90 days, with the further provision in said order that the superintendent of the hospital or person in charge of the county facility shall report to the court the diagnosis and recommendations concerning such person within the 90-day period. The court shall attach to the order for observation its findings and copies of the certification and statement from the other court, any affidavits filed, the written reports of the court-appointed psychiatrists, and the report of the probation officer, together with such social and other data that it has available bearing upon the case, and the same shall be delivered to the institution with such order.

The superintendent of the hospital or person in charge of the county facility shall within 90 days cause the person to be examined and forward to the committing court his opinion as to whether or not the person is a sexual psychopath, whether or not he is a menace to the health and safety of others, and whether or not he will benefit by care and treatment in a state hospital, including therein a report, diagnosis and recommendation concerning the person's future care, supervision and treatment.

If the superintendent of the hospital or person in charge of the county facility reports to the court that the person is not a sexual psychopath or that he is a sexual psychopath but will not benefit by care and treatment in a state hospital, the person shall be returned to the court for further disposition of his case. The court shall then cause the person to be returned to the court in which the criminal charge was tried to await further action with reference to such criminal charge.

If the superintendent of the hospital or person in charge of the county facility reports to the court that the person is a sexual psychopath and that the person could benefit by treatment in a state hospital, the court shall proceed with the case and make such orders for the return of the person to the court and for the time, place and notice of the further hearing as the court may deem necessary and proper under all of the circumstances. The court may accept the report of the superintendent of the hospital or person in charge of the county facility, if verified, in lieu of the examination by and testimony of court-appointed psychiatrists, or may consider the report as additional evidence.

Upon such further hearing the court may make an order committing the person to the department for placement in a state hospital designated by the court for an indeterminate period, or may make other suitable disposition of the case. No person shall

be committed for an indeterminate period as a sexual psychopath unless an observation placement has been made and reported, diagnosed and recommended upon as provided by this section.

SEC. 10. Section 5512.3 is added to said code, to read:

5512.3. If the court orders the commitment of the person to the department for placement in a state hospital for an indeterminate period, the court may, in the order of commitment, require the superintendent of the state hospital to make periodic reports to the court concerning the person's progress towards recovery from his sexual psychopathy. Progress reports

SEC. 11. Section 5517 of said code is amended to read:

5517. Whenever a person who is committed for an indeterminate period to the department for placement in a state hospital as a sexual psychopath (a) has recovered from his sexual psychopathy to such an extent that in the opinion of the superintendent the person is no longer a menace to the health and safety of others, or (b) has been treated to such an extent that in the opinion of the superintendent the person will not benefit by further care and treatment in the hospital and is not a menace to the health and safety of others, or (c) has not recovered from his sexual psychopathy, and in the opinion of the superintendent the person is still a menace to the health and safety of others, the superintendent of the hospital shall file with the Director of Mental Hygiene a certification of his opinion under (a), (b), or (c), as the case may be, including therein a report, diagnosis and recommendation concerning the person's future care, supervision or treatment. The director may, by general rules and regulations, provide standards and procedures for the guidance of the superintendents in carrying out their functions under this chapter. If the rules and regulations of the department have been followed, the director shall transmit the certification of the superintendent to the committing court. If the opinion so certified is under (a) or (b), the committing court shall forthwith order the return of the person to said committing court and shall thereafter cause the person to be returned to the court in which the criminal charge was tried to await further action with reference to such criminal charge. Disposition on recovery

Such court shall resume the proceedings, upon the return of the person to the court, and after considering all the evidence before it may place the person on probation for a period of not less than five years if the criminal charge permits such probation and the person is otherwise eligible for probation. As a condition of such probation the person shall totally abstain from the use of alcoholic liquor or beverages.

SEC. 12. Section 5519 is added to said code, to read:

5519. After a person has been committed for an indeterminate period to the department for placement in a state hospital as a sexual psychopath and has been confined for a period of not less than six months from the date of the order of commitment, the committing court may upon its own motion or on motion by or on behalf of the person committed, require the Report of hospital superintendent

superintendent of the state hospital to which the person was committed to forward to the committing court, within 30 days, his opinion under (a), (b), or (c) of Section 5517, including therein a report, diagnosis and recommendation concerning the person's future care, supervision, or treatment. After receipt of the report, the committing court may order the return of the person to the court for a hearing as to whether the person is still a sexual psychopath within the meaning of this chapter.

The hearing shall be conducted substantially in accordance with Sections 5504 to 5511, inclusive. If, after the hearing, the judge finds that the person has not recovered from his sexual psychopathy and is still a menace to the health and safety of others, he shall order the person returned to the Department of Mental Hygiene under the prior order of commitment for an indeterminate period, or, if the opinion of the superintendent of the state hospital was under (c) of Section 5517, he may make and sign an order recommitting the person for an indeterminate period to the Department of Mental Hygiene for placement in a state institution or institutional unit for the care and treatment of such sexual psychopaths designated by the court and provided pursuant to Section 5518. A subsequent hearing may not be held under this section until the person has been confined for an additional period of six months from the date of his return to the department. If the court finds that the person has recovered from his sexual psychopathy to such an extent that he is no longer a menace to the health and safety of others, or that he will not benefit by further care and treatment in the hospital and is not a menace to the health and safety of others, the committing court shall thereafter cause the person to be returned to the court in which the criminal charge was tried to await further action with reference to such criminal charge.

SEC. 13. Section 5520 is added to said code, to read:

Privileges
available to
confinees

5520. The superintendent of a state hospital or person in charge of a county psychiatric facility may extend to any person confined therein pursuant to this chapter such of the privileges granted to other patients of the hospital or facility as are not incompatible with his detention or unreasonably conducive to his escape from custody.

SEC. 14. Section 5521 is added to said code, to read:

Appearance
of district
attorney

5521. The district attorney of the county may appear on behalf of the people at any of the hearings held pursuant to this chapter.

SEC. 15. Section 27706 of the Government Code is amended to read:

Public de-
fender
Duties

27706. The public defender shall perform the following duties:

(a) Upon request of the defendant or upon order of the court, he shall defend, without expense to the defendant, any person who is not financially able to employ counsel and who is charged with the commission of any contempt or offense triable in the superior court at all stages of the proceedings, including the

preliminary examination. The public defender shall, upon request, give counsel and advice to such person about any charge against him upon which the public defender is conducting the defense, and shall prosecute all appeals to a higher court or courts of any person who has been convicted, where, in his opinion, the appeal will or might reasonably be expected to result in the reversal or modification of the judgment of conviction.

(b) Upon request, he shall prosecute actions for the collection of wages and other demands of any person who is not financially able to employ counsel, where the sum involved does not exceed one hundred dollars (\$100), and where, in the judgment of the public defender, the claim urged is valid and enforceable in the courts.

(c) Upon request, he shall defend any person who is not financially able to employ counsel in any civil litigation in which, in the judgment of the public defender, the person is being persecuted or unjustly harassed.

(d) Upon order of the court, he shall represent any person who is not financially able to employ counsel in proceedings under Chapter 4 of Part 1 of Division 6 of the Welfare and Institutions Code.

CHAPTER 25

Summary: Sect. 1..6 lay out details, but the bottom line is in Sect. 7: "No person shall be employed ... by a school district who has been convicted of any sex offense."

An act to add Sections 12011.5, 12011.7, 12107, 12756, 12785, 13001.3, and 14002.3 to the Education Code, relating to persons convicted of sex offenses in respect to employment in the Public School System and to certification documents in connection therewith.

[Approved by Governor April 17, 1952 Filed with
Secretary of State April 18, 1952]

In effect
July 2, 1952

The people of the State of California do enact as follows:

SECTION 1. Section 12011.5 is added to the Education Code, to read:

12011.5. A plea or verdict of guilty or a finding of guilt by a court in a trial without a jury is deemed to be a conviction within the meaning of Sections 12107, 12756, 12785, 13001.3, and 14002.3 of this code, irrespective of a subsequent order under the provisions of Section 1203.4 of the Penal Code allowing the withdrawal of the plea of guilty and entering of a plea of not guilty, or setting aside the verdict of guilty, or dismissing the accusations or information. The record of such conviction of a sex offense as defined in Section 12011.7 shall be sufficient proof of conviction of a crime involving moral turpitude for the purposes of Article 2 of Chapter 11 of Division 7 of this code, relating to the dismissal of permanent employees.

Conviction of
sex offense

"Sex
offense"

See file page 5
for descriptions
of these crimes.

SEC. 2. Section 12011.7 is added to said code, to read :
12011.7. "Sex offense" as used in Sections 12107, 12756, 12785, 13001.3, and 14002.3 of this code means any offense defined in Sections 266, 267, 285, 286, 288, 288a, 647a, subdivision 3 or 4 of Section 261, subdivision 5 of Section 647, or subdivision 1 or 2 of Section 311 of the Penal Code; or any offense involving lewd and lascivious conduct under Section 702 of the Welfare and Institutions Code; or any attempt to commit any of the above-mentioned offenses; or any offense committed or attempted in any other state which, if committed or attempted in this State, would have been punishable as one or more of the above-mentioned offenses.

Teaching cred-
entials,
etc Denial

SEC. 3. Section 12107 is added to said code, to read :
12107. The State Board of Education shall deny any application for the issuance of a credential or a life diploma or for the renewal of a credential made by any applicant who has been convicted of any sex offense as defined in Section 12011.7.

Suspension

SEC. 4. Section 12756 is added to said code, to read :
12756. Whenever the holder of any credential, life diploma, or document issued by the State Board of Education has been convicted of any sex offense as defined in Section 12011.7, the State Board of Education shall forthwith suspend the credential, life diploma, or document. If the conviction is reversed and the holder is acquitted of the offense in a new trial or the charges against him are dismissed, the board shall forthwith terminate the suspension of the credential, life diploma, or document. When the conviction becomes final or when imposition of sentence is suspended the board shall forthwith revoke the credential, life diploma, or document.

Revocation

County cer-
tificate
Suspension

SEC. 5. Section 12785 is added to said code, to read :
12785. Whenever the holder of a certificate issued by a county board of education has been convicted of any sex offense as defined in Section 12011.7, the county board of education shall forthwith suspend the certificate. If the conviction is reversed and the holder is acquitted of the offense in a new trial or the charges against him are dismissed, the board shall forthwith terminate the suspension of the certificate. When the conviction becomes final or when imposition of sentence is suspended the board shall forthwith revoke the certificate.

Revocation

Employment
of convicted
persons

SEC. 6. Section 13001.3 is added to said code, to read :
13001.3. Governing boards of school districts shall not employ or retain in employment persons in public school service who have been convicted of any sex offense as defined in Section 12011.7. If, however, any such conviction is reversed and the person is acquitted of the offense in a new trial or the charges against him are dismissed, this section does not prohibit his employment thereafter.

Effect of
acquittal

SEC. 7. Section 14002.3 is added to said code, to read :
14002.3. No person shall be employed or retained in employment by a school district who has been convicted of any sex offense as defined in Section 12011.7. If, however, any such

conviction is reversed and the person is acquitted of the offense in a new trial or the charges against him are dismissed, this section does not prohibit his employment thereafter.

CHAPTER 26

An act to add Section 35 to an act entitled "An act making an appropriation for allocation to cities, counties, and cities and counties, to develop a postwar public works program comprising the preparation of surveys and plans and specifications for proposed public works and the acquisition of rights of way and sites for major streets, roads, bridges, sewerage and other public facilities, and providing the procedure for making such allocations," approved June 20, 1944, relating to postwar public works programs and making an appropriation to be allocated to cities incorporated on or after September 22, 1951, and before the effective date of this act.

[Approved by Governor April 17, 1952. Filed with
Secretary of State April 18, 1952.]

In effect
July 2, 1952

The people of the State of California do enact as follows:

SECTION 1. Section 35 is added to the act cited in the title hereof, to read:

Sec. 35. The sum of nine thousand six hundred dollars (\$9,600) is hereby appropriated out of any money in the Postwar Unemployment and Construction Fund not otherwise appropriated to be expended in carrying out the provisions of this section in making allocations to cities incorporated on and after September 22, 1951, and before the effective date of this section.

Appropriation Cities
incorporated
after Sep-
tember 22,
1951

Cities incorporated on or after September 22, 1951, and before the effective date of this section may apply for an allocation from the appropriation made by this section for expenditure within such cities for the purpose of defraying the State's share of the cost of plans, sites, and rights of way. The amount to be allocated to each such city applying shall be apportioned to such city in the proportion that its population bears to the total population of all cities in the State incorporated on or after September 22, 1951, and before the effective date of this section. In the case of a city incorporated subsequent to the date of official publication of the 1950 Federal Decennial Census the population shall be as ascertained and determined by the county board of supervisors in the proceedings for incorporation, or in the absence of such determination, as set forth in the petition for incorporation filed with the board of supervisors.



California State Assembly and Senate Final History – 1952 Session

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CALIFORNIA LEGISLATURE
AT SACRAMENTO
1952 First Extraordinary Session

ASSEMBLY FINAL HISTORY

SYNOPSIS OF
ASSEMBLY BILLS, CONSTITUTIONAL AMENDMENTS, CONCURRENT
AND JOINT RESOLUTIONS AND HOUSE RESOLUTIONS

1952 FIRST EXTRAORDINARY SESSION

DURATION OF SESSION

BEGAN MONDAY, MARCH 3, AND ADJOURNED
WEDNESDAY, APRIL 2, 1952

Legislative Days (Days Assembly Was in Session)..... 21 days

Calendar Days (March 3 to April 2, 1952)..... 31 days

Last Day for Signing Bills by Governor, May 7, 1952

Last Day for Filing Referendum, July 1, 1952

All Bills Approved by the Governor, Unless Otherwise Specifically Provided
for in the Bill, Become Effective July 2, 1952

HON. SAM L. COLLINS
Speaker of the Assembly

HON. THOMAS A. MALONEY
Speaker pro Tempore of the Assembly

ARTHUR A. OHNIMUS
Chief Clerk

ETHEL E. BROCKELBANK
History Clerk

12—McCollister, Mar. 5. To Com. on Mil. Aff.

An act to amend Sections 148, 188, 341, 397, 562, and 647 of the Military and Veterans Code and to add Section 322 to the Military and Veterans Code, relating to emergency services for the California National Guard and California National Guard Reserve, rules, regulations and orders published during emergencies, workmen's compensation benefits for the state military forces, toll exemption over state-owned bridges, participation in rifle competition and reimbursement for necessary travel expenses, declaring the urgency thereof, to take effect immediately.

Mar. 5—Read first time. To print.

Mar. 6—From printer. To committee.

April 2—From committee without further action.

13—McCollister, Mar. 5. To Com. on Mil. Aff.

An act to amend Sections 9, 16, 160, 253, 320, 321, 455, 559, 566, 640, and 641 of the Military and Veterans Code and to add Section 643.2 to the Military and Veterans Code, relating to the Uniform Code of Military Justice, the administration of oaths, command of the California National Guard, appointment of noncommissioned officers, determination of longevity and state service, the California National Guard Reserve and enlistment and service therein, restoration to employment after military service, Good Conduct Medal and Medal of Valor, declaring the urgency thereof, to take effect immediately.

Mar. 5—Read first time. To print.

Mar. 6—From printer. To committee.

April 2—From committee without further action.

14—McCollister, Mar. 5. To Com. on Mil. Aff.

An act to amend the title to Chapter 3, Part 2, Division 2, of the Military and Veterans Code and to amend Sections 51, 120, 213, 215, 422, 550, 554, 562, 565, 640, 643.1, and 648 of the Military and Veterans Code, relating to the change of name of the California National Guard Reserve to California Guard, to disability and death benefits for the state military forces and to the wearing of decorations by the California Guard, declaring the urgency thereof, to take effect immediately.

Mar. 5—Read first time. To print.

Mar. 6—From printer. To committee.

April 2—From committee without further action.

15—Smith, Beck, Tomlinson, Rosenthal, Belotti, Berry, Brown, Burke, Burkhalter, Chapel, Connolly, Dills, Doyle, Erwin, Hollibaugh, Kelly, Klocksien, Lanterman, Levering, Lipscomb, McFall, McGee, Meyers, Morris, Parker, Porter, Shaw, Stanley, and Stewart, Mar. 5. To Com. on Jud.

An act to amend Sections 264, 286, 288a, 311 and 647a of the Penal Code, relating to sex crimes

Mar. 5—Read first time. To print.

Mar. 6—From printer. To committee.

Mar. 18—From committee: Amend, and do pass as amended.

Mar. 19—Read second time, amended, to printer.

Mar. 20—From printer. To engrossment. Reported correctly engrossed. Read third time, passed, title approved. To Senate.

Mar. 21—In Senate. Read first time. To Com. on Jud.

Mar. 27—From committee: Do pass.

Mar. 28—Read second time.

Mar. 31—Read third time, passed, title approved. To Assembly.

Mar. 31—In Assembly. To enrollment.

April 1—Reported correctly enrolled. To Governor at 3 p.m.

April 17—Approved by Governor. Chapter 23.

- 16—Smith, Beck, Tomlinson, Rosenthal, Belotti, Berry, Brown, Burke, Burkhalter, Chapel, Connolly, Dills, Doyle, Erwin, Hollibaugh, Kelly, Klocksien, Lanterman, Levering, Lipscomb, McFall, McGee, Meyers, Morris, Parker, Porter, Shaw, Stanley, and Stewart, Mar. 5. To Com. on Jud.

An act to amend Sections 5501, 5503, 5505, 5511, 5512, and 5517, of, and to add Sections 5500.5, 5501.5, 5503.5, 5512.3, 5519, 5520, and 5521 to, the Welfare and Institutions Code, to amend and renumber Section 5502 of the Welfare and Institutions Code to be Section 5511.7, and to amend Section 27706 of the Government Code, to provide for the prevention of sex offenses by revising the procedure for the commitment of sexual psychopaths.

Mar. 5—Read first time. To print.

Mar. 6—From printer. To committee.

Mar. 18—From committee: Amend, and do pass as amended.

Mar. 19—Read second time, amended, to printer.

Mar. 20—From printer. To engrossment. Reported correctly engrossed. Read third time, passed, title approved. To Senate.

Mar. 21—In Senate. Read first time. To Com. on Jud.

Mar. 27—From committee: Amend, and do pass as amended.

Mar. 28—Read second time, amended, to printer. From printer.

Mar. 31—Read third time, passed, title approved. To Assembly.

Mar. 31—In Assembly. Concurrence in Senate amendments pending.

April 1—Senate amendments concurred in. To enrollment.

April 2—Reported correctly enrolled. To Governor at 2 p.m.

April 17—Approved by Governor. Chapter 24.

- 17—Smith, Beck, Tomlinson, Rosenthal, Belotti, Berry, Brown, Burke, Burkhalter, Chapel, Connolly, Dills, Doyle, Erwin, Hollibaugh, Kelly, Klocksien, Lanterman, Levering, Lipscomb, McFall, McGee, Meyers, Morris, Parker, Porter, Shaw, Stanley, and Stewart, Mar. 5. To Com. on Jud.

An act to provide for the prevention of sex offenses by adding Chapter 4.6 to Part 1 of Division 6 of the Welfare and Institutions Code, relating to castration of sex deviates.

Mar. 5—Read first time. To print.

Mar. 6—From printer. To committee.

Mar. 18—From committee: Amend, and do pass as amended.

Mar. 19—Read second time, amended, to printer.

Mar. 20—From printer. To engrossment. Reported correctly engrossed. Read third time, passed, title approved. To Senate.

Mar. 21—In Senate. Read first time. To Com. on Jud.

Mar. 28—From committee: Amend, and re-refer to Com. on Jud.

Mar. 31—Read second time, amended, to printer. From printer. Re-referred to Com. on Jud.

April 2—From Senate committee without further action.

- 18—Connolly, Mar. 5. To Com. on Fin. & Ins.

An act to validate the organization, boundaries, acts, proceedings and bonds of public bodies, as herein defined, declaring the urgency of this act, to take effect immediately.

Mar. 5—Read first time. To print.

Mar. 6—From printer. To committee.

Mar. 11—From committee: Amend, and do pass as amended. Read second time, amended, to printer.

Mar. 12—From printer. To engrossment. Reported correctly engrossed.

Mar. 19—Read third time, amended, to printer.

Mar. 20—From printer. To re-engrossment. Reported correctly re-engrossed.

Mar. 25—Urgency clause adopted. Read third time, passed, title approved. To Senate.

Mar. 26—In Senate. Read first time. To Com. on L. Gov.

April 2—From Senate committee without further action.

30—Caldecott, Lincoln, Rumford, Dickey, Dunn, and Sherwin, Mar. 30.
To Com. on C, P. & P. W.

An act relating to toll crossings of San Francisco Bay, including approaches thereto, and expenses of maintaining, operating and insuring such crossings, including the repayment to the State Highway Fund of certain of such expenses already paid, providing for studies of an additional crossing and making an appropriation therefor, and in connection therewith, to amend Section 30605 and repeal Sections 30606, 30607, and 30608 of the Streets and Highways Code.

Mar. 13—Read first time. To print.

Mar. 17—From printer. To committee.

Mar. 25—From committee: Amend, and do pass as amended. Read second time, amended, to printer.

Mar. 26—From printer. To engrossment. Reported correctly engrossed. Read third time, amended, to printer. From printer. To re-engrossment. Reported correctly re-engrossed. Read third time, passed, title approved. To Senate.

Mar. 27—In Senate. Read first time. To Com. on Trans.

Mar. 28—From committee: Amend, and do pass as amended. Read second time, amended, to printer. From printer.

Mar. 31—Re-referred to Com. on Fin.

April 1—From committee: Amend, and do pass as amended. Read third time, amended, to printer. From printer.

April 2—Read third time, amended, to printer. From printer. Read third time, passage refused.

31—Smith, Hollibaugh, Morris, Porter, Berry, Brown, Burke, Burkhalter, Chapel, Conrad, Doyle, Evans, Fleury, Gaffney, Grant, Grunsky, Iahn, Hawkins, Henderson, Kelly, Kilpatrick, Klocksiem, Lanterman, Levering, Lipscomb, Lyon, McCarthy, McFall, Meyers, Moss, Parker, Stanley, and Stewart, Mar. 13. To Com. on Jud.

An act to add Sections 12011.5, 12011.7, 12107, 12756, 12785, 13001.3 and 14002.3 to the Education Code, relating to persons convicted of sex offenses in respect to employment in the public school system and to certification documents in connection therewith.

Mar. 13—Read first time. To print.

Mar. 17—From printer. To committee.

Mar. 18—From committee: Amend, and do pass as amended.

Mar. 19—Read second time, amended, to printer.

Mar. 20—From printer. To engrossment. Reported correctly engrossed. Read third time, passed, title approved. To Senate.

Mar. 21—In Senate. Read first time. To Com. on Jud.

Mar. 27—From committee: Do pass.

Mar. 28—Read second time.

Mar. 31—Read third time, passed, title approved. To Assembly.

Mar. 31—In Assembly. To enrollment.

April 1—Reported correctly enrolled. To Governor at 3 p.m.

April 17—Approved by Governor. Chapter 25.

32—Porter and Beck, Mar. 13. To Com. on Ed.

An act to add Section 5083.3 to the Education Code, relating to state school building aid, declaring the urgency thereof, to take effect immediately.

Mar. 13—Read first time. To print.

Mar. 17—From printer. To committee.

Mar. 27—From committee: Amend, and do pass as amended. Read second time, amended, to printer. From printer. To engrossment. Reported correctly engrossed. Art. IV, Sec. 15 of Constitution suspended. Urgency clause adopted. Read third time, passed, title approved. To Senate.

Mar. 27—In Senate. Read first time. To Com. on Ed.

Mar. 28—From committee: Do pass.

Mar. 31—Read second time. Art. IV, Sec. 15 of Constitution suspended. Urgency clause adopted. Read third time, passed, title approved. To Assembly.

Mar. 31—In Assembly. To enrollment.

April 1—Reported correctly enrolled. To Governor at 3 p.m.

April 14—Approved by Governor. Chapter 5.

- 33—Dolwig, Geddes, Dickey, Gaffney, Belotti, Berry, Brown, Burkhalter, Cooke, Davis, Dills, Doyle, Dunn, Hawkins, Hollibaugh, Kelly, Lanterman, Levering, Lindsay, Lipcomb, McCollister, McGee, Morris, Niehouse, Parker, Stanley, and Stewart, Mar. 17. To Com. on C., P., & P. W.

An act to repeal Sections 30605, 30606, 30607, and 30608 of the Streets and Highways Code, to amend Section 1007 thereof, and to add Sections 30605, 30606, and 30607 and Article 2 to Chapter 2 of Division 17 of said code, relating to toll crossings of San Francisco Bay, including approaches thereto, and the expenses of maintaining, operating, and insuring such crossings, and providing for studies of an additional crossing and making an appropriation therefor.

Mar. 17—Read first time. To print.

Mar. 18—From printer. To committee.

Mar. 20—From committee: Amend, and do pass as amended.

Mar. 21—Read second time, amended, to printer.

Mar. 24—From printer. To engrossment. Reported correctly engrossed.

Mar. 25—Read third time, amended, to printer.

Mar. 26—From printer. To re-engrossment. Reported correctly re-engrossed. Read third time, amended, to printer. From printer. To re-engrossment. Reported correctly re-engrossed. Read third time, passed, title approved. To Senate.

Mar. 27—In Senate. Read first time. To Com. on Trans.

Mar. 28—From committee. Amend, and do pass as amended. Read second time, amended, to printer. From printer.

Mar. 31—Re-referred to Com. on Fin.

April 1—From committee: Amend, and do pass as amended. Read second time, amended, to printer. From printer.

April 2—Read third time, amended, to printer. From printer. Read third time, passed, title approved. To Assembly.

April 2—In Assembly. Concurrence in Senate amendments pending. Assembly refused to concur in Senate amendments. Died on file in Assembly.

- 34—Hinckley, Shaw, Geddes, and Erwin, Mar. 18. To Com. on G. E. & E.

An act to assist the citrus fruit industry.

Mar. 18—Read first time. To print.

Mar. 19—From printer. To committee.

April 2—From committee without further action.

- 35—Hinckley, Shaw, Geddes, and Erwin, Mar. 18. To Com. on G. E. & E.

An act to add Division 7 to the Agricultural Code, providing assistance for the citrus fruit industry.

Mar. 18—Read first time. To print.

Mar. 19—From printer. To committee.

April 2—From committee without further action.

- 36—Morris, Mar. 20. To Com. on G. E. & E.

An act creating a Civil Defense Advisory Commission, prescribing its duties and powers, and making an appropriation.

Mar. 20—Read first time. To print.

Mar. 21—From printer. To committee.

April 2—From committee without further action.

- 37—Morris, Mar. 20. To Com. on Jud.

An act to amend Section 288 of the Penal Code, relating to the punishment for sex offenses resulting in the death of a child.

Mar. 20—Read first time. To print.

Mar. 21—From printer. To committee.

April 2—From committee without further action.

CALIFORNIA LEGISLATURE
AT SACRAMENTO
1952 FIRST EXTRAORDINARY SESSION

SENATE FINAL HISTORY

SHOWING THE ACTION ON ALL SENATE BILLS, CONSTITUTIONAL
AMENDMENTS, CONCURRENT AND JOINT
RESOLUTIONS INTRODUCED

Including Also Lists of Officers, Members, Attaches, Interim and
Standing Committees of the Senate

BEGAN MONDAY, MARCH 3, 1952, AND ADJOURNED SINE DIE
WEDNESDAY, APRIL 2, 1952 (ART. IV, SEC. 2, CONST.)

LEGISLATIVE DAYS 22
CALENDAR DAYS 31

Last Day for Signing Bills by Governor, May 7, 1952
All Bills Approved by the Governor, Unless Otherwise
Specifically Provided for in the Bill Become
Effective July 2, 1952

Last Day for Filing Referendum July 1, 1952

HON. GOODWIN J. KNIGHT
President of the Senate

HON. HAROLD J. POWERS
Speaker pro Tempore

Compiled Under the Direction of

J. A. BEEK
Secretary of the Senate

With the Assistance of

G. A. SPAULDING
History Clerk

13—McCarthy, Mar. 13. To Com. on Rls

An act to amend Section 28122 of the Government Code, relating to compensation for public services in counties of the twenty-second class.

Mar. 13—Read first time. To printer. From printer. To committee.

Mar. 25—From committee with recommendation: Be referred to Com. on L. Gov.

Mar. 26—From committee: Do pass.

Mar. 27—Read second time, to engrossment and third reading.

Mar. 28—Reported correctly engrossed. Read third time; passed, title approved. To Assembly.

Mar. 31—In Assembly. Read first time. To Com. on Mun. & C. G. From committee: Do pass. Read second time.

April 1—Read third time, passed, title approved. To Senate.

April 1—In Senate. To enrollment.

April 2—Reported correctly enrolled. To Governor.

April 16—Approved by Governor. Chapter 16.

14—Breed, Mar. 13. To Com. on Rls.

An act relating to toll crossings of San Francisco Bay, including approaches thereto, and expenses of maintaining, operating and insuring such crossings, providing for studies of an additional crossing and making an appropriation therefor, and in connection therewith, to amend Section 30605 and repeal Sections 30606, 30607, and 30608 of the Streets and Highways Code, declaring the urgency thereof, and providing that this act shall take effect immediately.

Mar. 13—Read first time. To printer. From printer. To committee.

Mar. 14—From committee with recommendation: Be referred to Com. on Trans.

Mar. 28—From committee: Do pass as amended. Read second time. Amended. To print, engrossment and third reading.

Mar. 31—Re-referred to Com. on Fin.

April 1—From committee: Do pass as amended. Read second time. Amended. To print, engrossment, and third reading.

April 2—Read third time. Amended. To print, engrossment, and third reading. Reported correctly engrossed. Died on Senate file.

● 15—Dillinger, Mar. 14. To Com. on Rls.

An act to add Section 288.3 to the Penal Code, relating to sex offenses against children in respect to the supervision and duties of persons convicted thereof.

Mar. 14—Read first time. To printer. From printer. To committee.

Mar. 17—From committee with recommendation: Be referred to Com. on Jud.

Mar. 25—From committee: Do pass.

Mar. 26—Read second time, to engrossment and third reading.

Mar. 27—Reported correctly engrossed. Read third time, passed, title approved. To Assembly.

Mar. 28—In Assembly. Read first time. To Com. on Jud.

April 2—From committee without further action. From Assembly without further action.

16—Hatfield, Mar. 17. To Com. on Rls.

An act to add Division 7 to the Agricultural Code, providing assistance for the citrus fruit industry.

Mar. 17—Read first time. To printer. From printer. To committee.

April 2—From committee without further action.

17—Hoffman, Mar. 18. To Com. on Rls.

An act making an appropriation to the Adjutant General of the State of California in augmentation of Item 394, Budget Act of 1952, for the construction, improvement, and equipment of armories for the California National Guard.

Mar. 18—Read first time. To printer. From printer. To committee.

Mar. 19—From committee with recommendation: Be referred to Com. on Mil. & Vet. Aff.

Mar. 25—From committee with recommendation: Be amended and re-referred to Com. on Fin.

Mar. 26—Read second time. Amended. To print, and re-referred to Com. on Fin.

April 2—From committee without further action.

28—Dilworth, Mar. 21. To Com. on Rls.

An act to add Section 5052 1 to the Education Code, relating to state school building aid.

Mar. 21—Read first time To printer From printer To committee.

Mar. 24—From committee with recommendation: Be referred to Com. on Ed.

Mar. 28—From committee: Do pass.

Mar. 31—Read second time, to engrossment and third reading Made case of urgency. Art. IV, Sec. 15, of Constitution suspended. Read third time, passed, title approved To Assembly.

Mar. 31—In Assembly Read first time To Com on Ed.

April 2—From Assembly without further action

29—James E. Cunningham, Mar 24 To Com on Rls.

An act to add Section 853 to the Agricultural Code, relating to labeling of containers of canned or otherwise preserved citrus fruit or fruit juice.

Mar. 24—Read first time To printer From printer To committee.

April 2—From committee without further action

30—Regan, Mar. 24 To Com on Rls.

An act to amend Section 1102 of the Penal Code, relating to rules of evidence in criminal actions.

re child witnesses [Senate Final History, pg 66]

Mar. 24—Read first time To printer From printer To committee.

April 2—From committee without further action.

31—Dilworth, Mar. 24. To Com. on Rls.

An act to amend Sections 4714 and 7431 of, and to add Section 5059 5 to, the Education Code, relating to bonds of school districts

Mar. 24—Read first time To printer From printer To committee

Mar. 25—From committee with recommendation: Be referred to Com. on Ed.

April 2—From committee without further action.

32—Dilworth, Mar. 24. To Com. on Rls.

An act to add Article 3 to Chapter 18, Division 3 of the Education Code, relating to state school building aid, and making an appropriation therefor.

Mar. 24—Read first time To printer From printer To committee.

Mar. 25—From committee with recommendation: Be referred to Com. on Ed.

Mar. 28—From committee: Do pass, and re-refer to Com on Fin.

April 2—From committee: Do pass as amended Read second time Amended To print, engrossment, and third reading Made case of urgency. Art. IV, Sec. 15, of Constitution suspended Read third time, passed, title approved To Assembly.

April 2—In Assembly Read first time To Com on Ed. From committee without further action. From Assembly without further action.

33—Dilworth, Mar. 26. To Com on Rls.

An act to amend Section 5048 of the Education Code, relating to school district public works.

Mar. 26—Read first time To printer From printer To committee.

Mar. 27—From committee with recommendation: Be referred to Com on Ed

April 1—From committee: Do pass. Read second time, to engrossment and third reading.

April 2—Read third time, passed, title approved. To Assembly.

April 2—In Assembly. Read first time To Com. on Ed. From committee without further action. From Assembly without further action.