
An act to provide adequate law school facility for the University of California, and to make an appropriation therefor.
Jan. 29—Read first time. To print.
Jan. 30—From printer. To committee.
May 29—From committee: Amend, and re-refer to Com. on Ed.
June 2—Read second time, amended, to printer.
June 3—From printer. To engrossment.
June 4—Reported correctly engrossed. Re-referred to Com. on Ed.
June 5—From committee: Do pass, and re-refer to Com. on W. & M. Re-referred to Com. on W. & M.
June 12—From committee: Amend, and do pass as amended. Read second time, amended, to printer. From printer. To re-engrossment. Reported correctly re-engrossed.
June 13—Read third time, passed, title approved. To Senate.
June 14—In Senate. Read first time. To Com. on Gov. Eff.
June 17—From committee: Do pass, and re-refer to Com. on Fin. Re-referred to Com. on Fin.
June 20—From committee with amendments without recommendation. Read second time, amended, to printer. From printer. To enrollment. Reported correctly enrolled. To Governor at 11:30 p.m.
July 18—Approved by Governor. Chapter 1587.

1362—Crichton, Jan. 29. To Com. on Mun. & C. G.

An act to amend Section 3714.17 of the Political Code and Section 29147 of the Government Code, relating to county budgets.
Jan. 29—Read first time. To print.
Jan. 30—From printer. To committee.
April 21—From committee: Do pass.
April 25—Read second time. To engrossment.
April 28—Reported correctly engrossed.
April 29—Read third time, passed, title approved. To Senate.
May 9—In Senate. Read first time. To Com. on L. Gov.
May 12—Read second time.
May 28—Read third time, passed, title approved. To Assembly.
May 29—In Assembly. To enrollment.
May 29—Reported correctly enrolled. To Governor at 2:30 p.m.
June 10—Approved by Governor. Chapter 638

1363—Loomis and Erwin, Jan. 29. To Com. on F. & G.

An act to amend Section 949 of the Fish and Game Code, relating to nets.
Jan. 29—Read first time. To print.
Jan. 30—From printer. To committee.
June 10—From committee: Amend, and do pass as amended. Read second time, amended. To printer.
June 11—From printer. To engrossment.
June 12—Reported correctly engrossed. Read third time, passed, title approved. To Senate.
June 13—In Senate. Read first time. To Com. on F. & G.
June 18—From committee: Do pass. Read second time.
June 20—Read third time, passed, title approved. To Assembly.
June 20—In Assembly. To enrollment.
June 20—Reported correctly enrolled. To Governor at 11:30 p.m.
July 9—Approved by Governor. Chapter 1272.

1364—Gannon, Jan. 29. To Com. on Trans. & C.

An act to amend Sections 511, 511.2, 511.4, and 511.6 of the Vehicle Code, relating to the speed of vehicles.
Jan. 29—Read first time. To print.
Jan. 30—From printer. To committee.
June 20—From committee without further action.
CALIFORNIA LEGISLATURE, FIFTY-SEVENTH (GENERAL) SESSION

ASSEMBLY BILL No. 1361

Introduced by Messrs. Rosenthal, Thomas, Kilpatrick, Anderson, Hawkins, Bennett, Debs, Huyck, Robertson, and Waters

January 29, 1947

REFERRED TO COMMITTEE ON EDUCATION

An act to provide for a law school at the University of California at Los Angeles, and to make an appropriation therefor.

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

1. SECTION 1. Out of any money in the State Treasury not otherwise appropriated, there is hereby appropriated to the Regents of the University of California the sum of _____ dollars ($_______) to be expended by the Regents of the University of California for the purpose of establishing, and maintaining a law school as a unit in the University of California at Los Angeles.

2. Sec. 2. The appropriation made in this act shall be available without regard to fiscal years and shall be exempt from the provisions of Section 16304 of the Government Code.
LEGISLATIVE DIGEST
AND TABLE OF SECTIONS AFFECTED

BILLS AND CONSTITUTIONAL AMENDMENTS INTRODUCED

CALIFORNIA LEGISLATURE
FIFTY-SEVENTH REGULAR SESSION
FROM JANUARY 6 TO FEBRUARY 5, 1947
FIFTY-SEVENTH (FIRST EXTRAORDINARY) SESSION
FROM JANUARY 13 TO FEBRUARY 5, 1947

Compiled by
FRED B. WOOD
Legislative Counsel

JOSEPH A. BEEK
Secretary of the Senate

ARTHUR A. OHNIMUS
Chief Clerk of the Assembly

printed in CALIFORNIA STATE PRINTING OFFICE
Balance is to go for state, cities, county and district fairs, with a minimum of
$100,000 for citrus fruit fairs in counties over 160,000 population.
Ag. C. provisions re apportionment revised to base allocation on exhibits as well as premiums according to specified schedule. Various fairs to have established minimum allocations.
Balance, if any, in fund is to be allocated by Director of Finance to University of California, California Polytechnic School, various fairs, and for additional support of agencies receiving legislative appropriations from fund.
Requires interior lighting sufficient to make easily discernable appearance and conduct of persons in portion of premises where alcoholic beverages are sold or consumed. Provides any premises meeting specified light intensity standards complies with requirement.
Provides certified public accountants certificates expire annually.
Sets examination fee for public accountant at $15. Provides for examinations and that expired permits not renewable after 3 years.
Provides that commission shall devise, install, supervise and maintain modern and complete accounting system exclusively for fiscal affairs of division, independent of Department of Natural Resources, and take over records, books, equipment, moneys and property of division.
Adds Route 229, connection between Route 69 and Route 105 at or near 42d Avenue, Oakland.
A.B. 1357—SHERIDAN AND BROWN. (Jud.) Adds Secs. 14307 and 14308, R. & T. C., re lien of inheritance tax.
Permits controller or inheritance tax attorney to release real property from inheritance tax lien upon proof that no tax is due.
Certificate by official to this effect is conclusive evidence as to bona fide purchaser or beneficiary under deed of trust.
Provides that District Investigation Act of 1933 (Act 2199) shall not apply to acquisition or construction of sewage systems, or bond issues and tax levies therefor, when construction is recommended by health officer and found necessary by 4/5 vote of district board.
Exempts districts and bond issues from provisions of act under certain conditions.
Provides that violation of any rule or regulation of State Department of Public Health, as well as violation of code, is misdemeanor.
Deletes provision fixing punishment for violations, thus leaving general sections to penalties for misdemeanor to control. Redefines "resort."
A.B. 1361—ROSENTHAL AND OTHERS. (Ed.) Appropriates unspecified sum to Regents of University of California to establish and maintain law school as unit of University at Los Angeles.
STATUTES OF CALIFORNIA
FIRST EXTRAORDINARY SESSION
1946

Began on Monday, January 7, 1946, and Adjourned
Tuesday, February 19, 1946
relation to the production, processing, and distribution of agricultural products, the need, if any, for applying research to new and improved methods of production, processing, and distribution of such products, the experimentation necessary to be carried on in connection with new plants, herbs or other products of the soil, together with recommendations regarding the continuance or future expansion of a research program necessary or helpful to the solution of existing problems of agriculture and related industries to the end that the prosperity of this State shall remain unimpaired. The committee is authorized to do any and all things necessary to carry out the provisions of this act.

Sec. 5. Out of any money in the State treasury not otherwise appropriated, the sum of ten thousand dollars ($10,000) is appropriated to the committee for expenditure in carrying out the purposes of this act, without regard to fiscal years.

Sec. 6. The committee shall cease to have existence on and after the ninety-first day after final adjournment of the Fifty-seventh Regular Session of the Legislature.

CHAPTER 145

An act to provide a unified program of construction, improvement, and equipment for State agencies, creating a State Public Works Board, and making an appropriation to carry out the provisions of this act.

[Approved by Governor March 13, 1946. Filed with Secretary of State March 13, 1946.]

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

Section 1. There is hereby created a board to be known as the State Public Works Board, hereinafter called the board, consisting of the Director of Finance, the Director of Public Works, and the Real Estate Commissioner. Two members of the Senate appointed by the Senate Committee on Rules, and two members of the Assembly appointed by the Speaker, shall meet with and participate in the work of the board to the extent that such participation is not incompatible with their respective positions as Members of the Legislature.

The Members of the Legislature so appointed are hereby constituted a legislative interim committee on the subject of this act with all the powers and duties imposed upon such committees by the Joint Rules of the Legislature. The members of the board and of the interim committee shall receive no compensation for their services under this act, but shall be reimbursed for their actual and necessary expenses incurred in connection with the performance of their duties hereunder, to be paid out of the money made available to the Director of Finance by this act.
Public works program

Sec. 2. In furtherance of the postwar public works program for State agencies which has been prepared to accomplish the purpose for which the Postwar Employment Reserve was established, the head or governing body of each State agency shall submit to the board, when requested to do so, such additional information with reference thereto and such plans, specifications and estimates of cost as the board may require.

Duties of board

Sec. 3. The board shall determine when and if any construction, improvements, and equipment provided for by this act shall be undertaken and shall give due consideration to:
(1) the immediate needs of State agencies for construction and improvements; (2) obtaining construction, improvements, and equipment at the most reasonable price consistent with such needs; (3) the needs of construction, improvements, and equipment at State agencies in relation to the needs for private construction, improvements, and equipment; (4) providing of public works to relieve unemployment.

Policy

In enacting this act the Legislature does not approve or disapprove any of the projects or buildings mentioned in the "overall priority lists" or supplemental "balance of program" lists set forth in the statement of capital expenditures required by State agencies submitted by Director of Finance to the First Extraordinary Session Fifty-sixth Legislative Session, January, 1946, as printed in the Senate Journal for January 7, 1946, beginning at page 26 and in the Assembly Journal for January 7, 1946, beginning at page 36; but the Legislature commits such approvals and the establishment of priorities to the State Public Works Board. The Legislature realizes that said Statement of Capital Expenditures Required by State Agencies includes proposals for the expenditure of many, many millions of dollars for projects not designed or calculated to relieve, ameliorate or rectify the intolerably overcrowded and distressed living conditions at our hospitals and other institutions for the care of the mentally ill and other wards of the State, and, therefore, requests and directs the State Public Works Board, in the exercise of its powers and the discharge of its responsibilities under this act, to give prime consideration to the needs of these institutions, and, in making its approvals and in establishing priorities, to do everything within its power to assure prompt rectification of such conditions and to allow or suffer the undertaking of no other project at a time or in a manner or under conditions that will or may impair or retard the expeditious and complete attainment of these objectives for the wards of the State.

Administra tion

Sec. 4. The Director of Finance, hereinafter called the director, shall administer this act and shall provide such assistance to the board as it may require. When the board has determined that any construction, improvements, and equipment is to be undertaken, or that plans and specifications for such construction, improvements, and equipment shall be prepared, the Director of Finance shall by executive order allot to the University of California the amount required to perform
the work approved for the University of California, or to the Department of Public Works or other State agency the amount required to perform the work approved for State agencies other than the University of California. Thereupon the University of California or the State agency to which money from this appropriation has been allotted shall perform such work or cause the same to be performed in such manner as may be provided by law.

Sec. 5. As a matter of policy all of the State departments and agencies concerned with the expenditure of funds herein appropriated and the performance of work herein provided for, shall, so far as is reasonably practicable, cooperate with all agencies of the Government of the United States to the end that grants in aid may be made available to the State from the said agencies.

Nothing contained in this section, however, may be used as the basis for invalidating, restraining, enjoining or otherwise affecting any act performed or expenditure made pursuant to the terms of this act.

Sec. 6. The sum of one hundred fifty-four million dollars ($154,000,000) is hereby appropriated to be expended in carrying out the provisions of this act, to be allocated to the State Department of Public Works, University of California or other State agency by the Director of Finance in such sum or sums as the Director of Finance may determine; provided, however, that except as to any allocation for miscellaneous repairs and improvements made under the provisions of this act, the maximum amount which may be expended from the appropriation contained herein for any State agency shall be within the limitations set forth in the following schedule:

<table>
<thead>
<tr>
<th>State Agency</th>
<th>Allocation</th>
</tr>
</thead>
<tbody>
<tr>
<td>University of California</td>
<td>$30,000,000</td>
</tr>
<tr>
<td>Department of Education</td>
<td>13,500,000</td>
</tr>
<tr>
<td>Department of Mental Hygiene</td>
<td>57,500,000</td>
</tr>
<tr>
<td>Department of Corrections</td>
<td>12,200,000</td>
</tr>
<tr>
<td>California Youth Authority</td>
<td>7,000,000</td>
</tr>
<tr>
<td>Veterans’ Home</td>
<td>2,400,000</td>
</tr>
<tr>
<td>State Department of Finance for State Capitol,</td>
<td></td>
</tr>
<tr>
<td>Office and other Buildings</td>
<td>15,800,000</td>
</tr>
<tr>
<td>Department of Natural Resources</td>
<td>3,300,000</td>
</tr>
<tr>
<td>Department of Motor Vehicles</td>
<td>3,407,500</td>
</tr>
<tr>
<td>Department of Agriculture</td>
<td>450,000</td>
</tr>
<tr>
<td>State Agricultural Society and Exposition Park</td>
<td></td>
</tr>
<tr>
<td>—Sixth District Agricultural Association</td>
<td>3,500,000</td>
</tr>
<tr>
<td>Miscellaneous Repairs and Improvements of which</td>
<td></td>
</tr>
<tr>
<td>not more than one million dollars ($1,000,000)</td>
<td></td>
</tr>
<tr>
<td>shall be available to the University of California</td>
<td>4,942,500</td>
</tr>
</tbody>
</table>

No allocation shall be made to any State agency other than those listed in this section.

No expenditures shall be made from the appropriation made by this act for any construction, building, or work for any agricultural purpose or activity other than housing for persons.
until 90 days after the convening of the Fifty-seventh Session of the Legislature.

Of the amount herein appropriated, one hundred twenty million dollars ($120,000,000) shall be payable out of the Postwar Employment Reserve in the State treasury and thirty-four million dollars ($34,000,000) shall be payable out of unappropriated moneys in the State treasury.

SEC. 7. In the event that there be insufficient money in the Postwar Employment Reserve in the State treasury from which to pay claims out of the appropriation contained in this act, then such claims shall be payable out of any money in the State treasury not otherwise appropriated.

SEC. 8. There shall first be allotted from this appropriation such amount as the Director of Finance shall determine as necessary for the administration of the provisions of this act, the total of which shall be in no event exceed fifty thousand dollars ($50,000).

SEC. 9. (a) Prior to the commencement of any work of construction to be paid for from the appropriation made by this act, or the letting of any contract therefor, the State Public Works Board shall:

(1) Adopt a master plan for any State institutions or agency specified in Section 6 of this act; and

(2) Cause model plans for buildings for such institutions and agencies to be prepared and made available.

(b) Each of the State departments and agencies specified in Section 6 of this act shall adopt a policy for determining the allowable cost to the State of residences for superintendents and other officers and employees of State institutions, under which the residences provided to such institution officers and employees, whether or not a charge is made to the officer or employee for the use of the residence, shall not exceed in value or luxury the average private homes of persons not in public office or employment who hold positions of comparable responsibility, and, where such charges are made, shall, subject to approval of the State Board of Control, fix charges for rental of such residences to institution officers and employees in accordance with that policy. The policy as to allowable cost to the State of such residences shall be approved by the Department of Finance and by the State Public Works Board before any plan is finally adopted for such residences to be paid for from the appropriation made by this act, or any contract is let for the building of such residences or for work of construction thereon, or any such building or work of construction is commenced.

SEC. 10. The appropriation contained in this act shall be available without regard to fiscal years and shall be exempt from Section 16304 of the Government Code, but any money in this appropriation not actually obligated by contracts or purchase orders that have been let or entered into for construction, improvements, and equipment, but remain available, either in the fund itself, in the appropriation, or which have been transferred to the Division of Architecture Fund, or transferred to
any other fund, shall on June 30, 1951, revert to the General Fund.

Sec. 11. If the State Public Works Board allots a specific sum for a specific project, and any or all of the sum allotted is not expended for that project, it shall remain in the appropriation and shall continue to be available for any project authorized by the board in carrying out the provisions of this act.

Sec. 12. Within 10 days after the opening of the Fifty-seventh Regular Session of the Legislature, and at each succeeding regular session, until said building program shall have been completed, the State Public Works Board shall report to the Legislature the progress being made in carrying out the building program herein provided for, the amount of money allocated and obligated by contract, work order or purchase order, the balance remaining unencumbered in such allotment and in each work order, the balance available for each State agency and for miscellaneous repairs, improvements, and equipment as listed in Section 6 of this act, the anticipated needs for expenditure during the next biennium. The said board shall, at the beginning of each regular session of the Legislature, advise the Legislature as to such additional amount, if any, which should be appropriated by the Legislature from the State treasury to meet the costs of carrying out such program during the next biennium.

Sec. 13. Ninety days prior to the opening of the Fifty-seventh Regular Session of the Legislature and 90 days prior to the convening of each succeeding session until said building program shall have been completed, the State Public Works Board shall report to the Governor the progress being made in carrying out the building program herein provided for, the amount of money allocated and obligated by contract or purchase order, the balance remaining unencumbered in such allotment and in each work order, the balance available for each State agency and for miscellaneous repairs, improvements, and equipment as listed in Section 6 of this act, the anticipated needs for expenditure during the next biennium. The Governor shall include this information in his biennial budget and shall recommend to the Legislature such additional amounts, if any, which should be appropriated by the Legislature to meet the costs of carrying out such building program as he recommends during the next biennium.

Sec. 14. In calling for bids for the construction of public works and improvements under the provisions of this act the Director of Public Works in his discretion may waive the requirements of Sections 4100 to 4107, inclusive, of the Government Code.
AMENDED IN ASSEMBLY JUNE 2, 1947

CALIFORNIA LEGISLATURE, FIFTY-SEVENTH (GENERAL) SESSION

ASSEMBLY BILL

No. 1361

Introduced by Messrs. Rosenthal, Thomas, Kilpatrick, Anderson, Hawkins, Bennett, Debs, Huyck, Robertson, and Waters

January 29, 1947

REFERRED TO COMMITTEE ON EDUCATION

An act to provide for a law school at ADEQUATE LAW SCHOOL FACILITIES FOR the University of California at Los Angeles, and to make an appropriation therefor.

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

SECTION 1. Out of any money in the State Treasury not otherwise appropriated, there is hereby appropriated to the Regents of the University of California the sum of $2,500,000 to be expended by the Regents of the University of California for the purpose of establishing and maintaining a law school as a unit in the University of California at Los Angeles; to provide and equip adequate buildings for law schools for the use of Hastings College of the Law in the City and County of San Francisco and for the use of a law school or college to be maintained as a unit of the University of California at Los Angeles.

Of the amount hereby appropriated, one-half thereof, if expended shall be used solely to provide law school facilities for the University of California at Los Angeles.

Sec. 2. The appropriation made in this act shall be available without regard to fiscal years and shall be exempt from the provisions of Section 16304 of the Government Code.
Amended in Assembly June 12, 1947
Amended in Assembly June 2, 1947

California Legislature, Fifty-Seventh (General) Session

Assembly Bill No. 1361

Introduced by Messrs. Rosenthal, Thomas, Kilpatrick, Anderson, Hawkins, Bennett, Debs, Huyck, Robertson, and Waters

January 29, 1947

Referred to Committee on Education

An act to provide adequate law school facilities for the University of California, and to make an appropriation therefor.

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

Section 1. Out of any money in the State Treasury not otherwise appropriated, there is hereby appropriated to the Regents of the University of California the sum of two million four hundred thousand dollars ($2,400,000) to be expended by the Regents of the University of California to provide and equip adequate buildings for law schools for the use of Hastings College of the Law in the City and County of San Francisco and for the use of a law school or college to be maintained as a unit of the University of California at Los Angeles.

Of the amount hereby appropriated, one-half thereof, if expended shall be used solely to provide law school facilities for the University of California at Los Angeles.

Sec. 2. The appropriation made in this act shall be available without regard to fiscal years and shall be exempt from the provisions of Section 16304 of the Government Code.

Sec. 2. Expenditures from the appropriation made herein shall be subject to the provisions of Sections 3, 12, and 13 of Chapter 145, Statutes of 1946 (First Extraordinary Session).

0
AMENDED IN SENATE JUNE 20, 1947
AMENDED IN ASSEMBLY JUNE 12, 1947
AMENDED IN ASSEMBLY JUNE 2, 1947

CALIFORNIA LEGISLATURE, FIFTY-SEVENTH (GENERAL) SESSION

ASSEMBLY BILL No. 1361

Introduced by Messrs. Rosenthal, Thomas, Kilpatrick, Anderson, Hawkins, Bennett, Debs, Huyck, Robertson, and Waters

January 29, 1947

REFERRED TO COMMITTEE ON EDUCATION

An act to provide adequate law school facilities for the University of California, and to make an appropriation therefor.

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

Section 1. Out of any money in the State Treasury not otherwise appropriated, there is hereby appropriated to the Regents of the University of California the sum of two million four hundred thousand dollars ($2,400,000) one million dollars ($1,000,000) to be expended by the Regents of the University of California to provide and equip adequate buildings for law schools for the use of Hastings College of the Law in the City and County of San Francisco and for the use of a law school or college to be maintained as a unit of the University of California at Los Angeles.

Of the amount hereby appropriated, one-half thereof, if expended shall be used solely to provide law school facilities for the University of California at Los Angeles.

Sec. 2. Expenditures from the appropriation made herein shall be subject to the provisions of Sections 3, 12, and 13 of Chapter 145, Statutes of 1946 (First Extraordinary) Session.
July 3, 1947

Honorable Earl Warren
Governor of California
State Capitol
Sacramento, California

Re: Assembly Bill 1361

Dear Governor Warren:

Request has been received from your office for recommendation on Assembly Bill 1361.

This bill would appropriate one million dollars to provide and equip adequate buildings for a law school at the University of California at Los Angeles.

We have heretofore sent your office copy of a resolution adopted by our Board of Governors at its June, 1947, meeting by which the Board of Governors approved this bill.

Respectfully yours,

Jerold E. Weil
Secretary.

JW:FC
cc Mr. Patrosso
Mr. McGilvray

Subject: New act, making appropriation to Regents of the University of California to provide and equip adequate buildings for a law school or college as a unit of the University of California at Los Angeles.

Form: Approved. Title: Approved.

Constitutionality: Approved.

Analysis: Appropriates $1,000,000 from General Fund for this purpose, the expenditure thereof to be subject to the provisions of Sections 3, 12, and 13 of Chapter 145, Statutes of 1946 (First Extraordinary) Session, which act provides for a uniform program of construction, improvement, and equipment for state agencies and makes appropriation. The sections made applicable relate to time when work shall be undertaken, including priority for state institutions, reports to the Legislature, and reports to the Governor respectively.

Fred B. Wood
Legislative Counsel
To: Honorable Earl Warren  
Governor of California  
Sacramento, California

From: Department of Justice  
Leonard Friedman,  
Deputy Attorney General.

Appropriates $1,000,000 to Regents of University of California to provide and equip buildings for a law school at University of California at Los Angeles. This sum is to be expended only as determined by State Public Works Board, and reports are to be made to the Legislature and Governor, all as prescribed by Sections 3, 12 and 13 of Chapter 145, Statutes 1st Ex. Session 1946.

No legal objection.

[Signature]
LEONARD FRIEDMAN

LF: JCB
ASSEMBLY BILL NO. 1361

1. SUBJECT MATTER: Appropriates $1,000,000 from the General Fund to the Regents of the University of California to provide and equip buildings for a law school at the University of California at Los Angeles. Requires that expenditures can be made only as determined by the State Public Works Board.

2. AUTHOR

3. VOTE

4. LEGALITY

   (a) Legislative Counsel

   (b) Attorney General No legal objection.

5. SPONSORSHIP

6. OPPOSITION

7. DEPARTMENTAL REPORTS Regents of the University of California have adopted a resolution urging approval of this measure.

8. COMMENTS Assemblyman Phil Davis has phoned asking for a picture of the signing of this bill. Senator O'Gara, the author of Senate Bill 624 which provides appropriation for Hastings, has written in support of this bill, stating that the members interested in this bill have been most helpful to him during passage of the Hastings Bill. State Bar of California recommends approval. Letters or wires in approval have been received from the following: James Investment Corporation; Wilshire Chamber of Commerce; Raymond V. Dorby, Chairman Los Angeles County Board of Supervisors; Frank L. McAllister, president of the UCLA Alumni Association; Robert Henderson, Los Angeles; Robert A. Carlin, attorney of Los Angeles. This bill is filed by the Director of Finance as one to be voted on in accordance with the agreement of the Director of Finance and the Governor at their conference on appropriation bills.
HONORABLE WILLIAM H. ROSENTHAL
MEMBER OF THE ASSEMBLY
409 SOUTH BOYLE AVENUE
LOS ANGELES, CALIF.

GOVERNOR GARRETT HAS SIGNED ASSEMBLY BILLS 753 AND 1361.

SACRAMENTO, CALIF.
JULY 18, 1947

BEACH VASKY
LEGISLATIVE SECRETARY

LV: Cali
Honorable Earl Warren
Governor, State of California
State Capitol
Sacramento, California

Dear Governor Warren: Re: Assembly Bill 1361

As the author of Senate Bill 624, providing for a new home for Hastings College of the Law, I feel obligated to ask your favorable consideration of Assembly Bill 1361. This bill provides for the establishment of a law school at the University of California at Los Angeles.

From personal knowledge I know that at present many Southern Californians who desire first-class legal educations are forced to attend law schools in Northern California to secure them. The results are that a large number of Southern Californians either receive mediocre legal educations or are forced to spend a great deal of money which they cannot afford in order to attend the Northern California schools or private Southern California schools. I also believe that the Los Angeles Area deserves a State-operated law school.

The authors of Assembly Bill 1361 cooperated most generously in assisting in the passage of Senate Bill 624. For this reason, particularly, I believe that they are entitled to sympathetic consideration.

I respectfully ask that you give Assembly Bill 1361 your favorable consideration.

With kindest regards, I am,

Sincerely,

[Signature]

Gerald J. O'Gara
Honorable Earl Warren,
Governor of California
Sacramento, California

Dear Governor Warren:

Enclosed please find copy of a resolution adopted by the Board of Governors of the State Bar at its meeting in Los Angeles on June 26, 1947.

As you will note, this relates to Senate Bill 624 and Assembly Bill 1361, providing, respectively, with respect to the Hastings College of the Law and the establishment of a law school at the University of California at Los Angeles.

Respectfully yours,

JW:ep
Encl.
RESOLVED that this Board expresses its approval of Senate Bill 624 providing an appropriation for a building and equipment for Hastings College of the Law and Assembly Bill 1361 providing an appropriation for the establishment of a law school at the University of California at Los Angeles; and it was

FURTHER RESOLVED that a copy of this resolution be transmitted to the Governor of California and the Board of Regents of the University of California.

I hereby certify that the foregoing is a full, true and correct copy of a resolution adopted by the Board of Governors of the State Bar of California at its meeting held on June 26, 1947.

JERALD E. NEIL
Secretary
STATUTES OF CALIFORNIA

1947

REGULAR SESSION

Began on Monday, January 6, 1947, and Adjourned
Friday, June 20, 1947
SEC. 2. Out of any money in the State Treasury not otherwise appropriated, the sum of two hundred thirty thousand dollars ($230,000) is hereby appropriated to the Secretary of State, to be expended for the establishment and support of the Central Record Depository until July 1, 1948.

CHAPTER 1557

An act to provide adequate law school facility for the University of California, and to make an appropriation therefor.

[Approved by Governor July 18, 1947. Filed with Secretary of State July 18, 1947.]

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

SECTION 1. Out of any money in the State Treasury not otherwise appropriated, there is hereby appropriated to the Regents of the University of California the sum of one million dollars ($1,000,000) to be expended by the Regents of the University of California to provide and equip adequate buildings for a law school or college to be maintained as a unit of the University of California at Los Angeles.

SEC. 2. Expenditures from the appropriation made herein shall be subject to the provisions of Sections 3, 12, and 13 of Chapter 145, Statutes of 1946 (First Extraordinary) Session.

CHAPTER 1558

An act to amend Sections 9072, 9080, 9082, and 9083 of the Public Resources Code, relating to the formation of soil conservation districts, to take effect immediately.

[Approved by Governor July 18, 1947. Filed with Secretary of State July 18, 1947.]

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

SECTION 1. Section 9072 of the Public Resources Code is amended to read:

9072. The petition shall be signed by either of the following:

(a) Owners of land within the proposed district who are equal in number to at least 25 percent of all owners of land within the district and who own at least 25 percent of the total acreage within the proposed district.

(b) Not less than 500 landowners who own an aggregate of at least 10 percent of the total acreage within the proposed district.

(c) Not less than 50 owners of land within the proposed district who own at least 25 percent of the total acreage within
Summary Digest
of
Statutes Enacted
and
Proposed Constitutional Amendments
Submitted to the Electors

California Legislature
1946 Extraordinary Sessions
1947 Regular Session
1947 First Extraordinary Session

Joseph A. Beek
Secretary of the Senate

Arthur A. Ohnimus
Chief Clerk of the Assembly

Compiled by
Fred B. Wood
Legislative Counsel

printed in CALIFORNIA STATE PRINTING OFFICE
Provides penalties for violations of injunction; fines for contempt;
and for sale of craft constituting nuisance.
In effect immediately.

A.B. 1347 (Ch. 360). PRICE AND OTHERS. Adds Sec. 19258, Gov. C., re state
employees.

Authorized payment to employees for eye glasses and clothing dam-
aged in line of duty from act of person confined to particular state insti-
tutions.

A.B. 1348 (Ch. 914). WOLLENBERG AND GRUNSKY. New act, the Check
Sellers and Cashiers Act.

Provides for licensing and regulation by Commissioner of Corpora-
tions of business of selling checks, money orders, or drafts or of receiving
money for paying another's accounts.

Fixes application and investigation fees. Requires stated capital and

Authorizes commissioner to suspend and revoke licenses, subject to
hearing; and to adopt rules.

Makes violations of act or rules a misdemeanor.

Exempts agencies doing business under State or federal laws re banks,
credit unions, etc., attorney's and licensed collection or credit agencies.

A.B. 1352 (Ch. 1504). GIDDIES AND STEPHENSON. Amends Sec. 19626,
B. & P. C., re horse racing fees.

Provides that allocations by Director of Finance from Fair and
Exposition Fund to fairs for sites, equipment or improvements be at his
discretion and approved by State Public Works Board.

A.B. 1361 (Ch. 1557). ROSENTHAL AND OTHERS. New act appropriating
$1,000,000 to provide and equip University of California Law School at
Los Angeles

A.B. 1362 (Ch. 638). CRICTON. Amends Sec. 29147, Gov. C., re county
budgets.

Changes "undistributed reserve" to "unappropriated reserve" to
correct prior technical error.

A.B. 1363 (Ch. 1272). LOOMIS AND ERWIN. Amends Sec. 949, F. & G. C.,
re fyke fish nets.

Changes period for taking catfish, carp, pike, hardheads and suckers
with such nets in Districts 3, 12A, 12B, and 12C from September 1st to
April 30th instead of May 1st.

Limits nets to those made of cotton twine with specified size of
openings.

A.B. 1366 (Ch. 365). PRICE AND OTHERS. Amends Sec. 20016, Gov. C., re
prison members of State Employees Retirement System.

Includes, "as prison members" of the system, all persons appointed
by Director of Corrections employed in state prisons; the Chief State
Parole Officer, all parole officers appointed by Adult Authority under Civil
Service Act, and parole officers appointed by Board of Trustees of Cali-
ifornia Institution for Women at Tehachapi.

A.B. 1367 (Ch. 366). PRICE AND OTHERS. Amends Sec. 6050, Pen. C., re
wardens and superintendents of state correctional institutions.

Increases maximum salary which State Personnel Board may fix for
wardens from $6,000 to $7,200 and for superintendents from $4,500 to
$6,000 a year.

A.B. 1371 (Ch. 835). HOLLIBAUGH. Amends various sections, Elec. C., re
political party conventions and meetings.

Advances date for state party conventions from third Thursday in
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