Governor James Rolph (c. 1933) posing with bound copies of his administration’s “Pardons, Commutations and Reprieves.”
Chapter IV
The Executive Branch

The Governor

The supreme executive power of the State of California is vested in the Governor, whose duty it is to see that the law is faithfully executed. The Governor is elected by the people for up to two terms of four years, and receives an annual salary of $182,791.

No person is eligible for the office of Governor who is not 18 years of age, and who is not a citizen of the United States and a resident of this state.

The Governor is Commander in Chief of the militia of this state. He or she is the sole official organ of communication between the government of this state and the federal government and the other states of the United States. He or she must supervise the official conduct of all executive and ministerial officers, and must see that all offices are filled and their duties performed.

The Governor may appoint and fix the salaries of such assistants and other personnel as deemed necessary for the proper conduct of his or her office. The salaries of these staff assistants may not exceed the salaries paid to certain statutorily appointed state officers. The Governor normally appoints a staff member to serve as Legislative Secretary whose primary function is to maintain liaison between the executive office and the Legislature.

In the event of a vacancy occurring in the office of Lieutenant Governor, Secretary of State, Attorney General, Treasurer, Controller, Superintendent of Public Instruction, or on the State Board of Equalization, the Governor nominates a person to fill the vacancy subject to confirmation by the majority of the Senate and a majority of the Assembly. A successful nominee would hold office for the balance of the unexpired term. The chief deputy shall act in the capacity of the aforementioned constitutional officers until the Governor appoints a nominee and said nominee is confirmed.

When any office becomes vacant and no method is provided by law for filling such vacancy, the Governor may, by appointment, fill the vacancy until a successor qualifies.
The Governor’s appointment power also extends over two significant areas of state government. First, the Governor has authority to fill vacancies in the judiciary (superior, appeals and Supreme courts) and to fill newly created judgeships.\footnote{Constitution, Article VI, Section 16; Government Code, Section 71180.} Second, the Governor has power to appoint a large number of positions throughout the executive department, subject to confirmation by the State Senate.\footnote{See Chapter II, supra, page 20.}

The Governor may offer rewards, not exceeding $50,000, for information leading to the arrest and conviction for certain crimes.\footnote{For a listing of the crimes for which the Governor may offer this reward, see Penal Code, Section 1547.}

When a fugitive from justice under the laws of another state is found in this state and a written demand for his or her extradition has been received, it is the duty of the Governor to have him or her arrested and delivered up to the executive officer of the demanding state.\footnote{Penal Code, Sections 1548.1 and 1548.2; United States Constitution, Article IV, Section 2; 18 U.S.C.A. 3182.}

The Governor is required to report to the Legislature each reprieve, pardon and commutation granted, stating the pertinent facts in each case and his reasons for granting it. The Governor may not, however, grant a pardon or a commutation in a case of impeachment or to a person who was twice convicted of a felony unless a majority of the Supreme Court (four justices) concurs.\footnote{Constitution, Article V, Section 8; Penal Code, Section 4800. A pardon is usually understood to exempt an individual from his or her punishment for the crime of which he or she has been convicted, and additionally to remove any disqualification or disability that necessarily occurs as a result of the conviction. However, under the habitual criminal statute in California it has been held (People v. Biggs, 9 Cal.2d 508) that it does not relieve the offender of the prior conviction within the meaning of that statute which prescribes increased punishment for habitual criminals or those previously convicted of a crime. See also, 8 Op. Atty. Gen. 87.}

The Governor must communicate with the Legislature, during each calendar year, regarding the condition of the state and may make recommendations.\footnote{Constitution, Article V, Section 3. This is commonly referred to as the Governor’s “state of the State message.”} The Governor must also submit an itemized budget to the Legislature within the first 10 days of each year.\footnote{Constitution, Article IV, Section 12(a); Government Code, Section 13337.}

The call for a special session of the Legislature may be expanded by the Governor adding additional items after the Legislature has convened and prior to adjournment.\footnote{Constitution, Article IV, Section 3(b). See also, Martin v. Riley (1942) 20 Cal.2d 28 and Legislative Counsel Opinion No. 2105, Journal of the Assembly, 1960 Second Extraordinary Session, p. 13.}

The Governor may veto any bill passed by the Legislature and return it with objections to the house of origin. The Governor may also reduce or eliminate one or more items of appropriation while approving other portions of the bill.\footnote{4 Op. Atty. Gen. 53. ** * * while some doubt may exist as to the authority of the Governor, the applicable decisions in other jurisdictions and the practice in this State are such that the courts would hold that the Governor may supplement or amend his call to the Legislature after the session has been convened and prior to adjournment.”}

\footnote{Constitution, Article IV, Section 10(c). St. John’s Well Child and Family Center v. Schwarzenegger (2010). The power of item veto is not given to the President of the United States, who must approve or veto the bill in its entirety. United States Constitution, Article I, Section 7. The word “veto” means “I forbid” in Latin. The veto process originated in ancient Rome, where plebe tribunals had the power to disapprove measures recommended by the Senate.}
Prior to 1972, when legislative sessions were of an indeterminate duration, the Governor had the power to adjourn the Legislature if the two houses disagreed as to the time of adjournment.\textsuperscript{21}

**Joint Conventions and Gubernatorial Inaugurations: 1849 to 1967**

From 1849 to 1940, the Constitution mandated that the November gubernatorial election results be sealed and sent to the Assembly Speaker, to be unsealed in a legislative joint convention the first week of January.\textsuperscript{22} For many years, a joint convention was held in January and included an elaborate ceremony to unseal the election results and inaugurate the Governor and Lieutenant Governor in the Assembly Chamber. This ceremony was part of a busy opening day of session, when the Legislature organized and elected its officers. Although the ceremonial unsealing of election results was abandoned in the 1940s, the extravagant inaugural ceremonies continued to be held in the Assembly Chamber into the 1960s.

January 1963 was the last time a governor was sworn-in on the Assembly floor in a joint convention, during the inauguration of Edmund G. “Pat” Brown.\textsuperscript{23} In January 1967, Ronald Reagan took the oath of office in the Capitol rotunda, and later that day he briefly addressed a joint convention in the Assembly Chamber. Three days later, the Legislature met in joint convention on the west steps of the Capitol for an inaugural ceremony for Governor Reagan.\textsuperscript{24} This was the last time the Legislature met in joint convention for the purpose of a gubernatorial inauguration.\textsuperscript{25} In the 1970s, Governors continued the practice of addressing the Legislature after being sworn-in, but the tradition of holding elaborate swearing-in ceremonies in the Assembly Chamber had been abandoned.\textsuperscript{26} Due to changes in the Constitution, the Legislature now organizes in December, and the Governor takes the oath in January, usually in a private or public ceremony in or near the Capitol building. The Legislature is no longer officially involved in the inauguration of the Governor. Historic traditions were invoked (to a certain extent) on January 5, 2015, when Governor Edmund G. Brown Jr. held inaugural ceremonies in the Assembly Chamber. The event was held while the Legislature was in Organizational Recess, so no joint convention was convened, although Members of both houses were in attendance.

\textsuperscript{21} Acting Governor Hugh M. Burns did utilize this power to bring the 1968 Regular Session of the Legislature to a close. See *Journal of the Assembly, 1968 Session*, p. 7256 and 7311. See also, *Journal of the Senate, 1968 Session*, p. 4907 and 4931. The regular sessions of the Legislature are now adjourned by operation of law. See Constitution, Article IV, Section 3(a).

\textsuperscript{22} Constitution, Article V, Sec. 4 (repealed). This law also provided for the Legislature electing the Governor in the event of a tie vote.

\textsuperscript{23} Assembly Journal, 1963 Session, p. 51.

\textsuperscript{24} Statutes of 1967, Resolution Chapter 1. (Senate Concurrent Resolution 2.)

\textsuperscript{25} Assembly Journal, 1967 Session, pp. 9, 79.

\textsuperscript{26} Assembly Journal, 1975–76 Regular Session, p. 192.
The Governor’s Legislative Role

While the trichotomy of the separation of powers among the executive, legislative and judicial branches is quite convenient and useful, it can, like many other academic divisions, be misleading.

The Governor operates, out of necessity, as a “legislator” to accomplish and put into execution the policies of the administration. He or she initiates and influences legislation, submits views on the problems confronting the state, and details policy proposals before the Legislature.

The exercise of the veto must be viewed as a quasi-legislative power. The Governor’s Budget is replete with policy as well as fiscal implications. In addition, the Governor may call the Legislature into extraordinary session to consider specific issues identified, defined and limited by him or her.

The Governor also implements policy through executive orders and Governor’s Reorganization Plans (GRP’s). (See Chapter 9 for more information on GRP’s.)

Through the combination of these and other powers, and with the assistance of staff, the Governor has considerable impact upon and involvement with the legislative process.
The Governor’s Cabinet

In addition to his or her immediate staff, the Governor utilizes a cabinet, composed of the secretaries or directors of 11 major state agencies (Business, Consumer Services, and Housing; Corrections and Rehabilitation; Environmental Protection; Finance; Food and Agriculture; Government Operations; Health and Human Services; Labor and Workforce Development; Natural Resources; Transportation; Veterans Affairs).

This cadre serves as the Governor’s chief policy advisory body and, in their individual capacities, implement and coordinate the Governor’s policies throughout the state. Most agencies employ legislative liaisons who work directly with the Legislature on issues falling under the purview of their particular agency.

The cabinet supplies the Governor with a comprehensive view and current résumé of state operations and serves as a source for long-range planning.

Succession to Office of Governor

The Constitution provides that in the event of a vacancy in the office of Governor, the Lieutenant Governor shall succeed to that office. Upon succeeding to the office of Governor, the former Lieutenant Governor could then nominate a successor to the Lieutenant Governorship. The Lieutenant Governor also serves as acting Governor during the impeachment, absence from the state, or other temporary disability of the Governor. In September 2010, Lieutenant Governor Abel Maldonado signed several bills while

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27 Constitution, Article V, Section 10.
Governor Schwarzenegger was absent from the country. Prior to 2010, the last Lieutenant Governor to sign or veto a bill was Lieutenant Governor Mike Curb (1979–1983).  

In the event both the offices of Governor and Lieutenant Governor become vacant, the President pro Tempore of the Senate would then succeed to the office of Governor; if there is no President pro Tempore of the Senate, then the Speaker of the Assembly would become Governor; if there is no Speaker of the Assembly, then the Secretary of State; if there is no Secretary of State, then the Attorney General; if there is no Attorney General, then the Treasurer; or if none of them, then the Controller. If none of the above officers were available because of a war or an enemy-caused disaster, a person designated by law would become Governor. The authority to raise the question concerning a vacancy in the office of Governor, or the existence of a temporary disability, is vested in a Commission on the Governorship. This commission is composed of the President pro Tempore of the Senate, the Speaker of the Assembly, President of the University of California, Chancellor of the State Colleges, and the Director of Finance. If such a question is raised, the Supreme Court of the State of California is vested with exclusive jurisdiction over the matter.

In case of impeachment of the Governor or officer acting as Governor, his or her absence from the state, or other temporary disability to discharge the powers and duties of office, then the powers and duties of the office of Governor devolve upon the same officer as in the case of vacancy in the office of Governor, but only until the disability shall cease.

Two of California’s Governors have died in office, and five have resigned. Thus, seven Lieutenant Governors have succeeded to the office of Governor since 1849. No officer other than the Lieutenant Governor has ever succeeded to the Governorship.

The Lieutenant Governor

The Lieutenant Governor is elected at the same time and places and in the same manner as the Governor. Also similar to the Governor are the qualifications, term of office, and limit to two terms. In case of a vacancy in the office of Governor, the Lieutenant Governor shall become Governor. In
the event of impeachment, absence from the state or temporary disability of
the Governor, he or she shall serve as acting Governor.\textsuperscript{34} The salary of the
Lieutenant Governor is $137,093 per annum.\textsuperscript{35}

The Constitution provides that the Lieutenant Governor shall be President
of the Senate, but shall have only a casting vote.\textsuperscript{36} The purpose of a casting
vote is to break a tie. As a tie vote, in effect, defeats a proposition, the casting
vote may be used only if it will provide the necessary majority required. For
example, a bill in the California Senate requires 21 votes for passage and if the
vote is 20 to 20, the Lieutenant Governor has a casting vote, but he or she does
not have a casting vote if the vote is 19 to 19, because even if he or she would
cast an “Aye” vote, there would only be 20 affirmative votes on the bill.

Until 1915, the duties of the Lieutenant Governor were to preside over the
Senate and, under certain conditions, to act in place of the Governor. Since
1915, however, additional duties have been imposed upon him or her as a
member of various boards and commissions. The Lieutenant Governor serves
as one of the seven ex officio members of the Regents of the University of
California;\textsuperscript{37} Chairman of the Commission for Economic Development;\textsuperscript{38}
and, a member of the State Lands Commission;\textsuperscript{39} California Emergency
Council;\textsuperscript{40} the Reciprocity Commission;\textsuperscript{41} and a Trustee of the California
State University.\textsuperscript{42}

Other State Officers

The Secretary of State, Attorney General, Treasurer, Controller, and
Superintendent of Public Instruction, are elected at the same time and places,
and in the same manner as the Governor and Lieutenant Governor, to hold
office for a maximum of two four-year terms.\textsuperscript{43} The four elected members of
the Board of Equalization are elected at the same time as the Governor to four-
year terms and are also subject to a two-term limit.\textsuperscript{44} Finally, there is the
Insurance Commissioner who is elected to no more than two four-year terms,
also at the same time and place, and in the same manner as the Governor.\textsuperscript{45}

The Secretary of State

The Secretary of State is the chief elections officer of the state and the
custodian of the state archives, among other roles. The Secretary’s salary is

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\textsuperscript{34} Constitution, Article V, Section 10.
\textsuperscript{35} See also, Constitution, Article III, Section 8 and footnote 3, supra, p. 47. See also, p. xxiii.
\textsuperscript{36} Constitution, Article V, Section 9. The last time a Lieutenant Governor cast a tie-breaking vote was August 19, 1996 (Senate Daily Journal, 1995–96 Session, p. 5652.)
\textsuperscript{37} Constitution, Article IX, Section 9.
\textsuperscript{38} Government Code, Section 14999.1.
\textsuperscript{39} Public Resources Code, Section 6101.
\textsuperscript{40} Government Code, Section 8575.
\textsuperscript{41} Vehicle Code, Section 2600.
\textsuperscript{42} Education Code, Section 66602.
\textsuperscript{43} Constitution, Article V, Section 11; Constitution, Article IX, Section 2.
\textsuperscript{44} Constitution, Article XIII, Section 17.
\textsuperscript{45} Insurance Code, Section 12900, as amended by Statutes of 1993, Chapter 1227.
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$137,093 per year. In case of vacancies in the offices of Governor and Lieutenant Governor, the Secretary of State becomes the third officer next in line of succession to the office of Governor.

The Secretary of State must keep a correct record of the official acts of the legislative and executive departments of the government. The Secretary must affix the Great Seal with his or her attestation to commissions, pardons, and other public documents which require the Governor’s signature.

The Secretary is charged with custody of the enrolled copy of the Constitution, all acts and resolutions passed by the Legislature, the Journals of each house, the Great Seal, and all books, records, deeds, parchments, maps, and papers kept or deposited in the office pursuant to law.

“The place for deposit of the enrolled copy of the Constitution and the original laws is the office of the Secretary of State and no authority is granted expressly or by implication to exhibit them elsewhere.”

The Secretary is the custodian of the State Archives and must maintain and properly equip safe and secure vaults for the preservation of items placed in his or her charge. The Secretary may receive into the archives any item that he or she deems to be of historical value. The Secretary may return to the state agency from which it was received any item in the archives which he or she deems to be without historical value.

The Secretary of State is responsible for administering the provisions of the Elections Code. The Secretary must compile the election returns and issue certificates of election to successful candidates; compile the returns and certify the results of initiative and referendum elections; certify acts delayed by referendum; and prepare and file a statement of the vote.

The Secretary prepares and orders the printing of the ballot pamphlet for statewide elections. This pamphlet contains the complete text of all state ballot measures submitted to the voters; a summary of each measure prepared by the Attorney General; an analysis of each measure prepared by the Legislative Analyst; arguments in support of and opposition to each measure; and the Senate and Assembly vote totals if the proposition was placed on the ballot by the Legislature.

Ballot pamphlet text is available on the Secretary of State’s website (www.sos.ca.gov). Approximately 12 million pamphlets were mailed to voting households for the 2014 general election. Of this total, approximately 11 million pamphlets were printed in English and 900,000 pamphlets in foreign languages.
The Secretary must record all conveyances made to the state;\textsuperscript{59} all articles of incorporation filed in his or her office;\textsuperscript{60} and the receipt of bonds for all officers required by law to be filed with the Secretary.\textsuperscript{61} The Secretary also commissions notaries public, registers domestic partnerships, administers a confidential address program called Safe at Home, and maintains the Advance Health Care Directive Registry. The Secretary compiles and publishes a roster of state and local public officials of California\textsuperscript{62} and a directory of registered lobbyists.\textsuperscript{63}

The Secretary of State’s office also serves as a repository for the registration forms, financial statements, and expenditure reports which are required to be filed in accordance with the \textit{Political Reform Act of 1974}.\textsuperscript{64} These documents, which are submitted by candidates, elected officials, campaign organizations, political organizations and by lobbyists and their employers, are open to public inspection in the Secretary’s office\textsuperscript{65} and on the Secretary’s website (://cal-access.sos.ca.gov).\textsuperscript{66}

\textbf{The Attorney General}

The Attorney General is the chief law enforcement officer of the state and is elected at the same time and places as the Governor for a maximum of two four-year terms.\textsuperscript{67} He or she receives a salary of $158,775 per year.\textsuperscript{68}

In case of vacancies in the offices of Governor and Lieutenant Governor, the Attorney General becomes the fourth officer next in line of succession to the office of Governor.\textsuperscript{69}

To be eligible for the office of Attorney General it is necessary to have been admitted to practice before the California Supreme Court for a period of at least five years immediately preceding election or appointment. While holding office, the Attorney General is prohibited from engaging in the private practice of law and is required to devote his or her entire time to the service of the state.\textsuperscript{70}

It is the Attorney General’s duty to see that the laws of the state are uniformly and adequately enforced throughout the state. He or she has direct supervision over every district attorney, sheriff, and such other law enforcement officers as may be designated by law, in all matters pertaining to the duties of their respective offices.\textsuperscript{71}

Whenever, in the opinion of the Attorney General, any law of the state is not being adequately enforced in any county, it is his or her duty to prosecute such violations of law over which the superior court has jurisdiction, and in such cases, has the powers of the district attorney.

\textsuperscript{59} Government Code, Section 12164.
\textsuperscript{60} Corporations Code, Section 169.
\textsuperscript{61} Government Code, Section 12163.
\textsuperscript{62} Government Code, Sections 12240 and 12241.
\textsuperscript{63} Government Code, Section 86109.
\textsuperscript{64} Government Code, Section 81000, et seq.
\textsuperscript{65} Government Code, Section 81008.
\textsuperscript{66} Government Code, Sections 84601 and 84602.
\textsuperscript{67} Constitution, Article V, Section 11.
\textsuperscript{68} Constitution, Article III, Section 8 and footnote 3, supra, p. 47. See also, p. xxiii.
\textsuperscript{69} Constitution, Article V, Section 10; Government Code, Section 12058. The Attorney General succeeds after the Secretary of State.
\textsuperscript{70} Government Code, Sections 12503 and 12504.
\textsuperscript{71} Government Code, Sections 12550 and 12560.
When required by the public interest, or directed by the Governor, the Attorney General assists any district attorney in the discharge of his or her duties.\textsuperscript{72}

The Attorney General is the head of the Department of Justice, and, as such, he or she is the attorney in charge of all legal matters in which the state is interested, except the business of the Regents of the University of California or such other boards or officers as are authorized to employ their own attorneys. He or she is required to prosecute or defend all causes to which the state, or any state officer, is a party.\textsuperscript{73}

The law provides that, prior to circulation of any initiative or referendum petition for signatures, a draft of the petition must be submitted to the Attorney General so that he or she may prepare a title and summary of the chief purpose and points of the proposed measure.\textsuperscript{74}

The Attorney General is a steward of the state’s public land, water and resources, and he or she is authorized to initiate litigation to protect them.\textsuperscript{75} He or she must institute investigations for the discovery of all real and personal property to which the state may be entitled by escheat.\textsuperscript{76}

It is also the duty of the Attorney General to issue opinions on questions of law, in writing, to the Legislature, to the Governor, the Secretary of State, Controller, Treasurer, State Lands Commission, Superintendent of Public Instruction, any state agency prohibited by law from employing legal counsel other than the Attorney General, and any district attorney, when required by their respective offices.\textsuperscript{77} He or she serves as legal adviser to all the state departments, as well as other important state boards and commissions.\textsuperscript{78}

In the absence of the Chief Clerk and the inability of the senior members-elect present to agree upon one of their number to preside on the opening day of a legislative session, the Attorney General or one of his or her deputies shall call the Assembly to order.\textsuperscript{79}

**The State Treasurer**

The State Treasurer is elected at the same time and places and in the same manner as the Governor for a maximum of two four-year terms\textsuperscript{80} and receives a salary of $146,232 per annum.\textsuperscript{81}

In case of vacancies in the offices of Governor and Lieutenant Governor, the State Treasurer becomes the fifth officer next in line of succession to the office of Governor.\textsuperscript{82}

\textsuperscript{72} Constitution, Article V, Section 13.
\textsuperscript{73} Government Code, Sections 12510–12512.
\textsuperscript{74} Constitution, Article II, Section 10(d); Elections Code, Section 9002.
\textsuperscript{75} Government Code, Section 12518.
\textsuperscript{76} Government Code, Section 12540. “In American Law ‘escheat’ signifies a reversion of property to the State in consequence of a want of any individual competent to inherit. The State is deemed to occupy the place and hold the rights of the feudal lord.”—Black’s Law Dictionary, Third Edition.
\textsuperscript{77} Government Code, Section 12519. These opinions, while not controlling as a matter of law, have been accorded great deference by the courts.
\textsuperscript{78} Government Code, Section 11157; and, e.g., Business and Professions Code, Sections 2020, 2317, 3027 and 4804.
\textsuperscript{79} Government Code, Section 9023.
\textsuperscript{80} Constitution, Article V, Section 11.
\textsuperscript{81} Constitution, Article III, Section 8 and footnote 3, supra, p. 47. See also, p. xxiii.
\textsuperscript{82} Constitution, Article V, Section 10; Government Code, Section 12058. The Treasurer succeeds after the Attorney General.
The Treasurer serves as the state’s banker. It is his or her duty to receive and keep in the vaults of the State Treasury or on deposit in banks or credit unions, all moneys belonging to the state not required to be received and kept by some other person, and receive and keep in the vaults of the State Treasury or on deposit with any Federal Reserve bank, or with certain designated banks or trust companies, bonds and other securities or investments belonging to the state. The Treasurer must pay warrants drawn by the Controller, except warrants canceled pursuant to law, and keep an account of all money received and disbursed. A daily report must be filed with the Controller, indicating the amounts disbursed during the preceding day and the funds out of which they were paid.

The State Treasurer is the Chairperson of the Pooled Money Investment Board which is charged with investing idle state moneys. Earnings for the board’s program for the fiscal year ending June 30, 2015 totaled $159 million, representing an overall earning rate of .269%. The Treasurer chairs more than a dozen boards, commissions, and authorities, including the California Pollution Control Financing Authority, the California Educational Facilities Authority, the California School Finance Authority, the California Health Facilities Financing Authority, the California Alternative Energy and Advanced Transportation Financing Authority, the California Debt Limit Allocation Committee, the California Tax Credit Allocation Committee, the ScholarShare Investment Board, the California Debt and Investment Advisory Commission, and the California Secure Choice Retirement Savings Investment Board. The State Treasurer also serves as a member of a number of other boards, including the California Public Employees Retirement System, the California State Teachers Retirement System, the California Earthquake Authority, the California Housing Finance Authority, and the Commission on State Mandates.

The State Treasurer is responsible for selling all state bonds. During the 2014–15 fiscal year, the Treasurer’s office sold bonds totaling $19.9 billion. The various types of bonds sold during this time period and their subtotals were General Obligation Bonds ($6.6 billion), Lease-Revenue Bonds ($728.1 million), Veterans General Obligation Bonds ($110 million), Agency...
Revenue Bonds ($6.1 billion), Asset-Backed Tobacco Bonds ($1.7 billion), Conduit Revenue Bonds ($1.9 billion), and Revenue Anticipation (short-term) Notes ($2.8 billion).

At the request of either house of the Legislature, or of any committee thereof, the Treasurer must give written information as to the condition of the Treasury, or upon any subject relating to the duties of the office.\(^\text{102}\)

The State Treasurer’s accountability for cash and securities as of June 30, 2015 was in excess of $88.73 billion.

On or before the 15th day of September in each even-numbered year, the Treasurer must report to the Governor the exact balance in the Treasury to the credit of the state, and a summary of the receipts and payments of the Treasury during the two preceding fiscal years.\(^\text{103}\)

**The State Controller**

The State Controller is the chief fiscal officer of the state and is elected at the same time and places and in the same manner as the Governor, for a maximum of two four-year terms.\(^\text{104}\) The Controller has a wide variety of duties, which have been established both by the Constitution and by statute. His or her salary is $146,232 per annum.\(^\text{105}\)

In case of vacancies in the offices of Governor and Lieutenant Governor, the State Controller becomes the sixth officer next in line of succession to the office of Governor.\(^\text{106}\)

The Controller manages the State’s finances, issues warrants for payment from the State Treasury, brings in revenue through audits and collections and influences policy through his or her participation in more than 50 boards and commissions.

The Controller has broad independent authority to audit the expenditure of state funds and may audit local agencies that receive state funds to ensure taxpayer dollars are spent according to law. Among other duties, the Controller must superintend the fiscal affairs of the state and suggest plans for the improvement and management of public revenues.\(^\text{107}\)

The Controller issues warrants for payment from the State Treasury. No money can be drawn from the Treasury unless it is against an appropriation made by law and upon warrants duly drawn by the Controller.\(^\text{108}\) He or she must keep all accounts in which the state is interested, and keep a separate account of each specific appropriation, showing at all times the balance of the appropriation.\(^\text{109}\)

The Controller directs the collections or all money due the state and, if necessary, is authorized to go to court to recover the property or money

\(^{102}\) *Government Code*, Section 12330.

\(^{103}\) *Government Code*, Section 12329.

\(^{104}\) *Constitution*, Article V, Section 11.

\(^{105}\) *Constitution*, Article III, Section 8 and footnote 3, *supra*, p. 47. See also, p. xxiii.

\(^{106}\) *Constitution*, Article V, Section 10; *Government Code*, Section 12058. The Controller succeeds after the Treasurer.

\(^{107}\) *Government Code*, Sections 12410 and 12411.

\(^{108}\) *Government Code*, Section 12440.

\(^{109}\) *Government Code*, Section 12412.
owed.\textsuperscript{110} Upon request, the Controller must provide the Legislature with information relative to the fiscal affairs of the state or the duties of the Controller’s office.\textsuperscript{111}

Claims for refunds under the Vehicle Fuel Tax Law must be presented to and paid by the Controller.\textsuperscript{112} He or she has supervision over the general procedure for tax sales, tax deeds, and redemptions, and to this end may make any rules and regulations he or she deems advisable.\textsuperscript{113}

The Controller safeguards unclaimed property as defined by state law, informs holders of their duties to escheat property to the state, notifies possible owners of unclaimed property, and processes claims for property under the unclaimed property law and regulations.\textsuperscript{114}

In addition to the duties of his or her office, the State Controller is an ex officio member of the State Board of Equalization,\textsuperscript{115} serves on the Franchise Tax Board,\textsuperscript{116} the California Public Employees’ Retirement System,\textsuperscript{117} the California State Teachers’ Retirement System,\textsuperscript{118} the State Lands Commission,\textsuperscript{119} the State Board of Control,\textsuperscript{120} the Pooled Money Investment Board,\textsuperscript{121} and dozens of other important state boards, commissions, and committees.

\textbf{The Superintendent of Public Instruction}

The Superintendent of Public Instruction is a nonpartisan officer, elected to four-year terms at the same time and places as the Governor, and is subject to a similar limit of two terms.\textsuperscript{122} The annual salary for this statewide officer is $158,775.\textsuperscript{123}

The Superintendent is the ex officio Director of Education\textsuperscript{124} and a member of the Board of Regents of the University of California.\textsuperscript{125} He or she is Secretary and Executive Officer of the State Board of Education,\textsuperscript{126} and, under its direction, executes the policies which have been decided upon by the board, and directs the work of all appointees and employees of the board.\textsuperscript{127}

He or she must superintend the schools of this state and prescribe regulations under which contracts, agreements, or arrangements may be made with agencies of the federal government for funds, services,
commodities, or equipment to be made available to schools under the jurisdiction of the State Board of Education and the Superintendent of Public Instruction.\textsuperscript{128}

The California Schools for the Deaf and for the Blind are also under the supervision of the Superintendent.\textsuperscript{129} He or she also administers three diagnostic schools for neurologically handicapped children.\textsuperscript{130} The Superintendent must prescribe rules for their government, appoint the superintendents and other officers and employees, fix the compensation of teachers, and contract with the University of California, or with other public or private hospitals or schools of medicine, for the establishment and maintenance of diagnostic service and treatment centers for neurologically handicapped children.\textsuperscript{131} He or she may also authorize the schools to establish and maintain teacher training courses to prepare teachers to instruct neurologically handicapped children in special classes in the public school system; and he or she must prescribe the standards for admission to these courses and for the contents of the courses.

By July 25th of each year, the Superintendent prepares an estimate of the amount of state school money that will be apportioned to each county or city for the current school year.\textsuperscript{132}

\textbf{The State Board of Equalization}

The Board of Equalization was created by the State Constitution of 1879. The board consists of five voting members: four members elected for four-year terms at gubernatorial elections and the State Controller, who serves ex officio. The state is divided into four Board of Equalization districts with the voters of each district electing one member to no more than two terms.\textsuperscript{133} A member of the board must be an inhabitant of the district for which he or she is chosen for the one year preceding his or her election or appointment.\textsuperscript{134} Each member of the board receives $137,093 per annum.\textsuperscript{135}

The board has a wide variety of duties established by the Constitution and by statute. The California Constitution directs the board to ensure equity and uniformity relative to the assessment of all properties assessed by the 58 county assessors;\textsuperscript{136} annually assess pipelines, flumes, canals, ditches, and aqueducts lying within two or more counties and property, except franchises, owned or used by regulated railway, telegraph, or telephone companies, car companies operating on railways in the state, and companies transmitting or

\begin{footnotes}
\item[128] \textit{Education Code}, Section 33113. \textit{See also}, Sections 33113–33124.
\item[129] \textit{Education Code}, Sections 59002 and 59102.
\item[130] \textit{Education Code}, Sections 59200–59204.5.
\item[131] \textit{Education Code}, Section 59203.
\item[132] \textit{Education Code}, Section 33118.
\item[133] \textit{Constitution}, Article XIII, Section 17. The districts are reapportioned by the Legislature after each decennial census. \textit{Constitution}, Article XXI, Section 1; \textit{Elections Code}, Sections 21300–21301.
\item[134] The first woman elected to a "constitutional office" was Orfa Jean Shontz, elected to the BOE District 4 in 1934. Ivy Baker Priest was the first woman elected to a statewide office (Treasurer) in 1966.
\item[136] \textit{Constitution}, Article XIII, Section 18.
\end{footnotes}
serving gas or electricity;\(^{137}\) assess taxes on insurance companies;\(^{138}\) and assess and collect the excise taxes on the manufacture, importation and sale of alcoholic beverages.\(^{139}\)

The board performs quasi-judicial, quasi-legislative, and administrative functions.

In its quasi-judicial role, the board serves as the appellate body in hearing and adjudicating appeals on final actions of the Franchise Tax Board under the state’s Bank and Corporation Tax, Personal Income Tax, and the Senior Citizens Property Tax Assistance Laws.

In its quasi-legislative capacity, the board adopts rules and regulations and issues directives for the guidance of taxpayers, county assessors, and county assessment appeals boards.

In its administrative role, the board determines the values of companies assessed by the state for local property taxation and is the sole administrative agency for the following taxes: sales and use,\(^{140}\) Bradley-Burns Uniform Local Sales and Use,\(^{141}\) district transactions and use,\(^{142}\) use fuel,\(^{143}\) private railroad cars,\(^{144}\) cigarettes and tobacco products,\(^{145}\) alcoholic beverages,\(^{146}\) timber yield,\(^{147}\) energy resources surcharge,\(^{148}\) 911 emergency telephone users surcharge,\(^{149}\) and hazardous substances.\(^{150}\)

The board assists in the administration of the motor vehicle fuel tax (gasoline and aircraft fuel),\(^{151}\) and the ocean marine insurance tax.\(^{152}\)

**The Insurance Commissioner**

The California Insurance Code establishes the office of Insurance Commissioner who is elected in the same place and manner as the Governor and serves a maximum of two four-year terms.\(^{153}\) The Insurance Commissioner receives an annual salary of $146,232.\(^{154}\)

The Insurance Commissioner determines the sufficiency of securities to be given by those engaged in the insurance business\(^{155}\) and no person may transact any class of insurance business without first being certified by the commissioner.\(^{156}\) Beyond these provisions, the Commissioner is given broad powers to directly supervise the Department of Insurance\(^{157}\) and to perform all duties under law in regulating the business of insurance in the state.\(^{158}\)

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\(^{137}\) *Constitution*, Article XIII, Section 19.

\(^{138}\) *Constitution*, Article XIII, Section 28(h).

\(^{139}\) *Constitution*, Article XX, Section 22.

\(^{140}\) *Revenue and Taxation Code*, Sections 6001–7176.

\(^{141}\) *Revenue and Taxation Code*, Sections 7200–7212.

\(^{142}\) *Revenue and Taxation Code*, Sections 7251–7273.

\(^{143}\) *Revenue and Taxation Code*, Sections 8601–9355.

\(^{144}\) *Revenue and Taxation Code*, Sections 11201–11702.

\(^{145}\) *Revenue and Taxation Code*, Sections 30001–30479.

\(^{146}\) *Revenue and Taxation Code*, Sections 32001–32556.

\(^{147}\) *Revenue and Taxation Code*, Sections 38101–38908.

\(^{148}\) *Revenue and Taxation Code*, Sections 40001–40191.

\(^{149}\) *Revenue and Taxation Code*, Sections 41001–41150.

\(^{150}\) *Revenue and Taxation Code*, Sections 43001–43651.

\(^{151}\) *Revenue and Taxation Code*, Sections 7301–8404.

\(^{152}\) *Revenue and Taxation Code*, Sections 12001–12107.

\(^{153}\) *Insurance Code*, Section 12900. A term limit for the Insurance Commissioner was added by *Statutes of 1993*, Chapter 1227.

\(^{154}\) *Government Code*, Section 11552. *Insurance Code*, Section 12902. See also, footnote 3, supra, p. 47. See also, p. xxiii.

\(^{155}\) *Insurance Code*, Section 12920.

\(^{156}\) *Insurance Code*, Section 700.

\(^{157}\) *Insurance Code*, Section 12906.

\(^{158}\) *Insurance Code*, Section 12921.
The Commissioner’s powers to certify compliance with applicable state law extend to approval of insurance forms,\(^\text{159}\) approval of an insurance company’s corporate name (as a prerequisite to the Secretary of State’s filing of the articles of incorporation),\(^\text{160}\) and, upon request of the State Treasurer, certification of qualifications of surety insurers for state demand or timed deposits or state investments in federal bonds.\(^\text{161}\) The Commissioner also is designated to receive and administer a $100,000 deposit from each title insurance company doing business in the state as a guarantee fund for the security and protection of title insurance policyholders.\(^\text{162}\)

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\(^{159}\) See, e.g., Finance Code, Sections 22455 and 22314.

\(^{160}\) Corporations Code, Section 201.5.

\(^{161}\) Government Code, Sections 16527 and 16616.

\(^{162}\) Insurance Code, Section 12350.