

VOLUME 1

STATUTES OF CALIFORNIA

1954 AND 1955

CONSTITUTION OF 1879 AS AMENDED
MEASURES SUBMITTED TO VOTE OF ELECTORS,
1954 GENERAL ELECTION

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

PASSED AT

THE 1954 REGULAR SESSION OF
THE LEGISLATURE

THE 1954 FIRST EXTRAORDINARY SESSION
OF THE LEGISLATURE

AND THE

1955 REGULAR SESSION OF THE LEGISLATURE



the occupations of a hairdresser and cosmetician or cosmetologist are practiced.

SEC. 2. Section 7420 of said code is amended to read:

Applicants
from other
states

7420. Upon application to the board in the form provided for the particular class of license applied for, accompanied by the required fee, a person registered as a hairdresser and cosmetician or cosmetologist, electrologist or manicurist under the laws of another state shall, if he satisfactorily passes an examination given by the board, be granted a certificate of registration and license to practice the occupation or occupations in this State not of greater scope than the occupation or occupations for which the applicant was previously registered in the other state, upon the following conditions:

(a) That he is not less than 18 years of age.

(b) That he is of good moral character and temperate habits.

(c) That the requirements for registration or licensing of hairdressers and cosmeticians or cosmetologists, electrologists and manicurists, in the particular state were, at the date of the previous registration or licensing, substantially equal to the requirements therefor then in force in this State.

Any person who fails to qualify for admission to the examination because his study or training does not fulfill the requirements of subdivision (c) shall receive credit for the number of hours of study and training successfully completed in the particular state where he is registered, and he shall be qualified for the examination upon completion of such supplementary study and training in a licensed school in this State as the board finds necessary to substantially equal the study and training of a qualified person who has studied and trained in a licensed school in this State only. For the purposes of this subdivision, each three months of practice of the occupation or occupations outside of this State shall be deemed the equivalent of 100 hours of study and training required in order to qualify for a license for that occupation or occupations.

CHAPTER 649

An act to amend Section 126 of the Government Code, relating to the acquisition of land in this State by the United States and records and indices thereof.

In effect
September
7, 1955

[Approved by Governor May 21, 1955. Filed with
Secretary of State May 21, 1955.]

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

SECTION 1. Section 126 of the Government Code is amended to read:

Consent to
United
States
acquisition
of lands

126. Notwithstanding any other provision of law, general or special, the Legislature of California consents to the acquisition by the United States of land within this State upon and subject to each and all of the following express conditions and

reservations, in addition to any other conditions or reservations prescribed by law:

(a) The acquisition must be for the erection of forts, magazines, arsenals, dockyards, and other needful buildings, or other public purpose within the purview of clause 17 of Section 8 of Article I of the Constitution of the United States, or for the establishment, consolidation and extension of national forests under the provisions of the act of Congress approved March 1, 1911, (36 Stat. 961) known as the "Weeks Act";

Conditions
and
reservations

(b) The acquisition must be pursuant to and in compliance with the laws of the United States;

(c) The United States must in writing have assented to acceptance of jurisdiction over the land upon and subject to each and all of the conditions and reservations in this section and in Section 4 of Article XIV of the Constitution prescribed;

(d) The conditions prescribed in subdivisions (a), (b), and (c) of this section must have been found and declared to have occurred and to exist, by the State Lands Commission, and the commission must have found and declared that such acquisition is in the interest of the State, certified copies of its orders or resolutions making such findings and declarations to be filed in the Office of the Secretary of State and recorded in the office of the county recorder of each county in which any part of the land is situate;

(e) In granting this consent, the Legislature and the State reserve jurisdiction on and over the land for the execution of civil process and criminal process in all cases, and the State's entire power of taxation including that of each state agency, county, city, city and county, political subdivision or public district of or in the State; and reserve to all persons residing on such land all civil and political rights, including the right of suffrage, which they might have were this consent not given.

(f) This consent continues only so long as the land continues to belong to the United States and is held by it in accordance and in compliance with each and all of the conditions and reservations in this section prescribed.

(g) Acquisition as used in this section means: (1) lands acquired in fee by purchase or condemnation, (2) lands owned by the United States that are included in the military reservation by presidential proclamation or act of Congress, and (3) leaseholds acquired by the United States over private lands or state-owned lands.

(h) In granting this consent, the Legislature and the State reserve jurisdiction over the land, water and use of water with full power to control and regulate the acquisition, use, control and distribution of water with respect to the land acquired.

The finding and declaration of the State Lands Commission provided for in subdivision (d) of this section shall be made only after a public hearing. Notice of such hearing shall be published once in a newspaper of general circulation in each

Hearing

county in which the land or any part thereof is situated and a copy of such notice shall be personally served upon the clerk of the board of supervisors of each such county. The State Lands Commission shall make rules and regulations governing the conditions and procedure of such hearings, which shall provide that the cost of publication and service of notice and all other expenses incurred by the commission shall be borne by the United States.

Exempt
acquisitions

The provisions of this section do not apply to any land or water areas heretofore or hereafter acquired by the United States for migratory bird reservations in accordance with the provisions of Sections 375 to 380, inclusive, of the Fish and Game Code.

CHAPTER 650

An act to add Section 12205 to the Education Code, relating to the issuance of temporary certificates.

In effect
September
7, 1955

[Approved by Governor May 21, 1955. Filed with
Secretary of State May 21, 1955.]

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

SECTION 1. Section 12205 is added to the Education Code, to read:

12205. Each county or city and county board of education may issue temporary certificates for the purpose of authorizing salary payments to teachers whose credential applications are being processed. The applicant for such a temporary certificate shall make a statement under oath that to the best of his knowledge no reason exists why he should not be issued a certificate. Such certificate shall be valid for not more than 60 days and only until the credential originally requested is either issued or denied by the State Department of Education.

CHAPTER 651

An act to amend Section 5805 of the Education Code, relating to general plans for expenditure of Vocational Rehabilitation Federal Fund.

In effect
September
7, 1955

[Approved by Governor May 21, 1955. Filed with
Secretary of State May 21, 1955.]

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

SECTION 1. Section 5805 of the Education Code is amended to read:

5805. The Director of Finance and the State Controller may approve any general plan whereby:

(a) Any expenditures which are a proper charge against money made available by the United States and deposited in the Vocational Rehabilitation Federal Fund may be paid in