

12-7-1981

Alcoholism

Follow this and additional works at: http://repository.uchastings.edu/ca_ballot_inits

Recommended Citation

Alcoholism California Initiative 288 (1981).
http://repository.uchastings.edu/ca_ballot_inits/456

This Initiative is brought to you for free and open access by the California Ballot Propositions and Initiatives at UC Hastings Scholarship Repository. It has been accepted for inclusion in Initiatives by an authorized administrator of UC Hastings Scholarship Repository. For more information, please contact marcusc@uchastings.edu.



Office of the Secretary of State
March Fong Eu

1230 J Street
Sacramento, California 95814

Elections Division
(916) 445-0820

May 12, 1982

TO: ALL REGISTRARS OF VOTERS/COUNTY CLERKS/PROPONENT(S)

FROM:

Deborah Seiler

DEBORAH SEILER, ASSISTANT CHIEF OF ELECTIONS

Pursuant to Elections Code 3520(b) you are hereby notified that the total number of signatures to the hereinafter named proposed INITIATIVE STATUTE filed with all county clerks is less than 100 percent of the number of qualified voters required to find the petition sufficient; therefore, the petition has failed.

TITLE: ALCOHOLISM
INITIATIVE STATUTE

SUMMARY DATE: December 7, 1981

PROPONENTS: Joyce H. Thille
Andres M. Mecca
Bob Woods
Joseph L. Collins

EA/dw



Office of the Secretary of State
March Fong Eu

1230 J Street
Sacramento, California 95814

Elections Division
(916) 445-0820

December 7, 1981

TO ALL REGISTRARS OF VOTERS/COUNTY CLERKS/PROPONENT(S)

Pursuant to Section 3513 of the Elections Code, we transmit herewith a copy of the Title and Summary prepared by the Attorney General on a proposed Initiative Measure entitled:

ALCOHOLISM
INITIATIVE STATUTE

Circulating and Filing Schedule

- 1. Minimum number of signatures required 346,119
Cal. Const., art. II, sec. 8 (b).
- 2. Official Summary Date Monday, 12/7/81
Elec. C., sec. 3513.
- 3. Petition Sections:
 - a. First day Proponent(s) can circulate Sections
for signatures Monday, 12/7/81
Elec. C., sec. 3513.
 - b. Last day Proponent(s) can circulate and file with
the county. All Sections are to be filed at the
same time within each countyThursday, 5/6/82+
Elec. C., secs. 3513, 3520 (a).
 - c. Last day for county to determine total number of
signatures affixed to petition and to transmit
total to the Secretary of StateThursday, 5/13/82

(If the Proponent(s) files the petition with the county on a date prior to 5/6/82, the county has five working days from the filing of the petition to determine the total number of signatures affixed to the petition and to transmit the total to the Secretary of State.)
Elec. C., sec. 3520 (b).

+ PLEASE NOTE: To the Proponent(s) who may wish to qualify for the 1982 General Election. The law allows up to 56 days to county election officials for checking and reporting petition signatures. The law also requires that this process be completed 131 days before the election in which the people will vote on the initiative. It is possible that the county may not need the whole 56 days. But if you want to be sure that this initiative qualifies for the 1982 General Election, you should file this petition with the county by April 29, 1982.

- d. Last day for county to determine total number of qualified electors who signed the petition, and to transmit certificate with a blank copy of the petition to the Secretary of State Friday, 5/28/82

(If the Secretary of State notifies the counties to determine the number of qualified electors who signed the petition on a date prior to 5/13/82, the last day is not later than the fifteenth day after the notification.)
Elec. C., sec. 3520 (d), (e).

- e. If the signature count is between 311,507 and 380,731 then the Secretary of State notifies the counties using the random sampling technique to determine the validity of all signatures.

Last day for county to determine actual number of all qualified electors who signed the petition and to transmit certificate with a blank copy of the petition to the Secretary of State Sunday, 6/27/82

(If the Secretary of State notifies the counties to determine the number of qualified electors who have signed the petition on a date prior to 5/28/82, the last day is not later than the thirtieth day after the notification.)
Elec. C., sec. 3521 (b), (c).

4. Campaign Statements:

Last day for the Proponent(s) to file a Campaign Statement of Receipts and Expenditures for period ending 6/3/82Thursday, 6/10/82

(If the Secretary of State finds that the measure has either qualified or failed to qualify on a date earlier than 5/6/82, the last date to file is the 35th calendar day after the deadline for filing petitions or the date of notification by the Secretary of State that the measure has either qualified or failed to qualify, whichever is earlier. The closing date for the campaign statement is seven days prior to the filing deadline.)
Gov. C., secs. 84200 (d), 84202 (j).

Alcoholism

December 7, 1981

Page 3

5. The Proponent(s) of the above named measure is/are:

Ms. Joyce H. Thille
California Association of Alcoholic
Recovery Homes
2146 West Adams Blvd.
Los Angeles, CA 90018
(213) 734-6637


Mr. Bob Woods
20990 Oak Street
Castro Valley, CA 94546

Mr. Andres M. Mecca
180 Bella Vista
Belvedere, CA 94920

Mr. Joseph L. Collins
8850 Cadillac Ave.
Los Angeles, CA 90034

Sincerely,

WILLIAM N. DURLEY
Assistant to the Secretary of State
Elections and Political Reform


EDWARD ARNOLD JR.
Elections Assistant

WND/EA/rb

NOTE TO PROPONENT(S): Your attention is directed to Elections Code sections 41, 44, 3501, 3507, 3508, 3516, 3517, and 3519 for appropriate format and type considerations in printing, typing, and otherwise preparing your initiative petition for circulation and signatures. Your attention is further directed to the campaign disclosure requirements of the Political Reform Act of 1974 (as amended), Government Code section 81000 et seq.



State of California
Department of Justice
George Deukmejian
(PRONOUNCED DUKE-MAY-GIN)

Attorney General
December 7, 1981

555 CAPITOL MALL, SUITE 350
SACRAMENTO 95814
(916) 445-9555

FILED

In the office of the Secretary of State
of the State of California

DEC 7 1981

MARCH FONG EU, Secretary of State

By Edward Ansell
Deputy

Honorable March Fong Eu
Secretary of State
1230 J Street
Sacramento, California 95814

RE: Initiative Proposing Amendment to: Statute:
Subject: Alcoholism
Our File No.: SA81RF0028

Dear Mrs. Eu:

Pursuant to the provisions of section 3503 and 3513 of the Elections Code, you are hereby notified that on this day we mailed to the proponent(s) of the above identified proposed initiative our title and summary by sending a true copy of this letter.

Enclosed is a copy of our transmittal letter to the proponent(s), a declaration of mailing thereof, a copy of our title and summary, and a copy of the proposed measure.

According to information available in our records, the name(s) and address(es) of the proponent(s) is as stated on the declaration of mailing.

Very truly yours,

George Deukmejian
Attorney General

Robert Burton
Deputy Attorney General

Enclosure

For Immediate Release
December 9, 1981

Contact: Caren Daniels

THREE NEW INITIATIVES LAUNCHED REPORTS EU

SACRAMENTO -- Alcoholism, water resources and population growth are the subjects of three new initiative measures approved for circulation today (Dec. 9) by Secretary of State March Fong Eu.

"Alcoholism", a statutory amendment, requires 346,119 registered voter signatures by May 6, 1982 to qualify for the ballot. To qualify the measure for the November 1982 general election ballot, all signatures must be submitted by April 29, 1982. Proponents of the measure are Joyce H. Thille of the California Association of Alcoholic Recovery Homes in Los Angeles, telephone (213) 734-6637; Bob Woods of Castro Valley; Andres Mecca of Belvedere; and Joseph Collins of Los Angeles.

The proposal seeks to place the financial burden of alcoholism prevention and recovery programs, alcoholism research and related law enforcement on "those who choose to drink" by imposing a tax surcharge of five cents per ounce of absolute alcohol content on beer, wine and distilled spirits sold in the state. At the beginning of each tax year the State Board of Equalization would compute the current surcharge by the method specified in the measure to allow for inflation. Of all revenues from this surcharge, to be deposited in the State Treasury, 30% would be designated for the Alcohol Program Services Special Fund; 30% for the Alcohol Traffic Safety, Enforcement and Prosecution Fund; and 10% for the Special Victims' Indemnity Fund. Thirty percent would be deposited in the General Fund for administrative costs.

"Water Resources" is also a statutory amendment. The 346,119 voter signatures required to place the measure on the ballot must be submitted by May 3, 1982; the deadline for the November 1982 general election is April 29, 1982. The proposal is sponsored by

the Sacramento-based California Water Resources Protection Council, headed by University of California, Davis, law professor Harrison Case Dunning. Dunning is reachable at (916) 453-0443.

If passed by the voters, the measure would add several sections to the Water Code designed to "promote balanced development and preservation of water resources for the benefit of present and future generations of Californians." It would require that every water supplier of, or contractor for, more than 20,000 acre feet of water annually engaged in interbasin transfers prepare and submit a water conservation program as specified in the proposal. No inter-basin transfers could be made until the program had been "adequately implemented". It would provide for instream protection by requiring that such uses be given "due consideration in the state's water rights permit and license system." Instream uses are defined as fishery and water-related wildlife, recreational, aesthetic, scientific, scenic and water quality uses.

The measure further would prohibit impoundment of water behind the New Melones dam on the Stanislaus River until the project operator has entered into long term water service agreements for specified uses, representing at least 75% of the firm yield of the project. It would restrict, "to the extent possible", storage of water in the reservoir to the area downstream of the Parrott's Ferry Bridge. Finally it would declare eleven groundwater basins to be critical overdraft areas and establish management authorities in these areas to limit, control, or prohibit groundwater extractions.

The third proposal, titled "Population Growth", is a constitutional amendment which requires 553,790 qualified signatures to be placed before the California voters. The final filing date for signatures is May 3, 1982; again, to qualify for the November 1982 general election the deadline is April 29, 1982. Proponent Ron Graybeal of San Francisco can be reached at (415) 221-2121.

Graybeal proposes adding an article to the state constitution to limit California's population growth to its "fair share". The

fair share is defined as "the percentage by which the population of this state increases during a 12-month period, which does not exceed the percentage by which the population of the United States increases during the same period." If growth should exceed the fair share during the 12-month period ending April 1, the Legislature would be required to enact a plan to reduce the annual growth rate. If the Legislature did not enact a plan, or if the plan failed to achieve the fair share goal, the Department of Finance would prepare a plan to limit the number of permits for additional residential units issued for the succeeding calendar year.

Copies of these initiatives, their titles and summaries and circulation calendars are attached.

###

8168MW

ALCOHOLISM
INIT. STATUTE

346,119

	DATE CO. REC. R. S. LIST	LAST DATE MAIL CERT TO	DATE SOS REC CERT FR. CO.	RAW COUNT	RANDOM SAMPLE	QUALIFIED	NOT SUFF.	DUP.	CALC. TOTAL	8
Alameda				6852						
Alpine				0						
Amador				51						
Butte				4768						
Calaveras				258						
Colusa				69						
Contra Costa				2974						
Del Norte				0						
El Dorado				6						
Fresno				1408						
Glenn				79						
Humboldt				2672						
Imperial	5/13			123	123	108	15	2	108	
Inyo				13						
Kern				0						
Kings				408						
Lake				0						
Lassen	5/11			74	74	67	7	0	67	
Los Angeles				8859						
Madera				56						
Marin				738						
Mariposa				316						
Mendocino				123						
Merced				35						
Modoc	5/13			0						
Mono				124	124	116	8	0	116	
Monterey				72						
Napa				0						
Nevada				323						
Orange				1045						
Placer				661						
Plumas				0						
Riverside				514						
Sacramento				3266						
San Benito	5/6			88	88	83	5	0	83	
San Bernardino				2625						
San Diego				685						
San Francisco				69						
San Joaquin				182						
San Luis Obispo				359						
San Mateo				367						
Santa Barbara				2830						
Santa Clara				302						
Santa Cruz				195						
Shasta				307						
Sierra				52	52	50	2	0	52	
Siskiyou	5/11			118	118	110	8	0	110	
Solano				141						
Sonoma				197						
Stanislaus				35	35	35	0	0	35	
Sutter				344						
Tehama				312	312	255	57	2	255	
Trinity				0						
Tulare				1116						
Tuolumne	5/13			0						
Ventura				258						
Yolo				624						
Yuba				396						
				50339						

Date: December 7, 1981
File No.: SA 81RF0028

The Attorney General of California has prepared the following title and summary of the chief purpose and points of the proposed measure:

ALCOHOLISM. INITIATIVE STATUTE. Imposes tax surcharge upon beer, wine and distilled spirits sold in the state of 5 cents per ounce of absolute alcohol content plus specified inflation adjustment factor. Proceeds are to be deposited in State Treasury as follows: (1) 30% to Alcohol Program Services Special Fund. (2) 30% to Alcohol Traffic Safety, Enforcement, and Prosecution Fund. (3) 10% to Special Victims Indemnity Fund. (4) 30% to General Fund. Specifies appropriations and uses of these funds for designated alcohol and related programs, including distribution of portion of funds to counties for designated uses. Contains policy statements and other provisions. Fiscal impact on state and local governments: The Legislative Analyst and Director of Finance advise that the adoption of this measure would generate about \$160 million in alcoholic beverage surcharge revenues during the last half of the 1982-83 fiscal year, and about \$400 million during the first full year this measure would be operative, namely 1983-84. Beginning in 1985, the surcharge tax rate would be indexed to changes in the U.S. Consumer Price Index. The surcharge revenues would be earmarked for the alcohol programs specified in Sections 32223 and 32224 of this measure. The administrative cost of collecting the surcharge would be funded out of the tax revenues. Therefore, there would be no net additional state costs. Because the surcharge would be part of the sales tax base, state and local governments would receive higher sales taxes as a result of this measure. In 1982-83, the additional sales tax revenues would be about \$10 million and in 1983-84, about \$24 million. These additional sales tax revenues are not earmarked for alcohol programs.

DECLARATION OF MAILING

The undersigned Declarant, states as follows:

I am over the age of 18 years and not a proponent of the within matter; my place of employment and business address is 555 Capitol Mall, Suite 350, Sacramento, California 95814.

On the date shown below, I mailed a copy or copies of the attached letter to the Honorable March Fong Eu, Secretary of State, by placing a true copy thereof in an envelope addressed to each proponent named below at the address set out immediately below each name, and by sealing and depositing said envelope or envelopes in the United States Mail at Sacramento, California, with postage prepaid. There is delivery service by United States Mail at each of the places so addressed, or there is regular communication by mail between the place of mailing and each of the places so addressed.

Date of Mailing: December 7, 1981

Date of Attached Letter to Secretary of State: December 7, 1981

Subject: Initiative Proposing Amendment to: Statutes
Short Title: Alcoholism
Our File No.: SA81RF0028

Name of Proponent(s) and Address(es):

Ms. Joyce H. Thille California Association of Alcoholic Recovery Homes, 2146 West Adams Blvd. Los Angeles, CA 90018 (213) 734-6637	Mr. Bob Woods 20990 Oak Street Castro Valley, CA 94546
Mr. Andres M. Mecca 180 Bella Vista Belvedere, CA 94920	Mr. Joseph L. Collins 8850 Cadillac Av. Los Angeles, CA 90034

I declare under penalty of perjury that the foregoing is true and correct.

Executed at Sacramento, California on December 7, 1981.


MARSHA BIERER
Declarant



State of California
Department of Justice
George Deukmejian
(PRONOUNCED DUKE-MAY-GIN)
Attorney General
December 7, 1981

555 CAPITOL MALL, SUITE 350
SACRAMENTO 95814
(916) 445-9535

Ms. Joyce H. Thille
California Association of Alcoholic
Recovery Homes
2146 West Adams Boulevard
Los Angeles, California 90018

RE: Initiative Proposing Amendment to: Statutes
Subject: Alcoholism
Our File No.: SA 81RF0028

Pursuant to your request, we have prepared a title and summary of the chief purposes and points of the above identified proposed initiative. The title and summary are set forth in a letter sent to the Secretary of State, as required by Elections Code sections 3503 and 3513. A copy of this letter and our declaration of mailing is attached.

Please send us a copy of the petition after you have it printed. This copy is not for our review or approval, but to supplement our file in this matter.

Very truly yours,

George Deukmejian
Attorney General

Robert Burton
Deputy Attorney General

Attachment

cc: Joseph L. Collins
Bob R. Woods
Andrew M. Mecca

SECTION 1. Chapter 5.5 (commencing with Section 32220) is hereby added to Part 14 of Division 2 of the Revenue and Taxation Code, to read:

CHAPTER 5.5. ALCOHOLIC BEVERAGE SURCHARGE

32220. This chapter may be referred to as Provision for Law Enforcement and Alcoholism Services Equity.

32221. The people of California find that alcohol related problems and alcoholism are an increasingly costly burden on the personal lives and pocketbooks of California citizens; that a small minority of the population consumes the vast majority of alcoholic beverages sold; that the public is unfairly burdened with the expense of preventing alcohol problems and alcoholism, providing recovery services for alcoholics, and law enforcement related to drinking drivers; and that the growing cost of prevention, alcoholism recovery services and law enforcement should be borne by those who incur the risk of alcohol problems and alcoholism. Accordingly, the intent of this initiative is to ensure that programs for alcoholism prevention, education, recovery, research, and related law enforcement are adequately supported by shifting the financial burden for necessary services from the general taxpayer to those who choose to drink.

32222. (a) In addition to the excise taxes imposed by Sections 32151 and 32201, a surcharge is hereby imposed upon all beer, wine and distilled spirits sold in this state or pursuant to Section 23384 of the Business and Professions Code by a manufacturer, wine grower, or importer, or sellers of beer, wine, or distilled spirits selling beer or wine or distilled spirits with respect to which no tax has been paid within areas over which the United States Government exercises jurisdiction, at the rate of five cents (\$0.05) per ounce of absolute alcohol content by volume.

(b) For each tax year beginning on and after January 1, 1985, the State Board of Equalization shall compute the current surcharge to be imposed as prescribed in this section. Such computation shall be made as follows:

(1) The California Department of Industrial Relations shall transmit annually to the State Board of Equalization the percentage change in the Consumer Price Index (all items, United States city average) published by the United States Bureau of Labor Statistics from June of 1983 to June of the current year, no later than August first of each current year.

(2) The State Board of Equalization shall add 100 percent to the percentage change figure which is furnished to them pursuant to paragraph (1), and divide the result by 100.

(3) The State Board of Equalization shall multiply the 1983 surcharge by the inflation adjustment factor provided in paragraph (2).

32223. There are hereby established in the State Treasury the Alcohol Program Services Special Fund; the Alcohol Traffic Safety, Enforcement, and Prosecution Fund; and the Special Victims' Indemnity Fund. Notwithstanding the provisions of Sections 32501 and 32502, all revenues derived from the surcharge imposed by Section 32222 shall be collected and transmitted by the State Board of Equalization to the State Treasurer for deposit in the State Treasury to the credit of the Funds as stipulated in Section 32224.

32224. All revenues from the surcharge imposed under Section 32222 shall be remitted to the State Treasurer and deposited as follows:

- (a) Thirty percent in the Alcohol Program Services Special Fund.
- (b) Thirty percent in the Alcohol Traffic Safety, Enforcement, and Prosecution Fund.
- (c) Ten percent in the Special Victims' Indemnity Fund.
- (d) Thirty percent in the State General Fund for use at the discretion of the Legislature for administration of this chapter, for refunds under this part which are attributable to the surcharge imposed under Section 32222, and the balance for any alcohol problem related services.

32225. (a) The amounts deposited in the Alcohol Program Services Special Fund shall be continuously appropriated and distributed without regard to fiscal years to the

Division of Alcohol Programs in the State Department of Alcohol and Drug Programs for exclusive use for alcohol programs and services, as provided in Chapter 679 of the Statutes of 1979 except to the extent inconsistent with the provisions of this chapter. No more than three percent (3%) of the funds shall be used by the State Department of Alcohol and Drug Programs for administration, nor more than two percent (2%) additional for special statewide projects and services. The remainder shall be allocated and distributed to counties on a per capita basis. Counties shall use no more than seven percent (7%) of the funds received from the state for county administration nor more than three percent (3%) additional for special county projects and services. Counties shall not be required to provide local matching funds as a condition of receipt of these state funds.

(b) Funds originally distributed to counties on the per capita basis and which are not spent by counties in the fiscal year in which distributed, shall revert and be transmitted by counties back to the Alcohol Program Services Special Fund. The Division of Alcohol Programs in the State Department of Alcohol and Drug Programs may redistribute any such funds to any county for one year, one time special projects, notwithstanding the limitation on county special projects in subdivision (a).

(c) Funds from the Alcohol Program Services Special Fund shall be continuously appropriated without regard to fiscal years and distributed on demand to the Division of Alcohol Programs in the State Department of Alcohol and Drug Programs according to the following schedule:

(1) The first full fiscal year beginning July 1, 1983 following the effective date of this chapter, sixty-six and two thirds percent of the amount received into the Alcohol Program Services Special Fund.

(2) The second full fiscal year following the effective date of this chapter, and all subsequent years, one hundred percent of the amount received into the Alcohol Program Services Special Fund.

(4) The excess in the Alcohol Program Services Special Fund resulting from the distribution schedule in paragraph (1) shall be transferred by the Controller to the State General Fund.

32226. The amounts deposited in the Alcohol Traffic Safety, Enforcement, and Prosecution Fund shall be appropriated by the Legislative for the exclusive purposes of:

(a) Enforcement of laws related to drinking and driving, and other alcohol related problems.

(b) Prosecution of those arrested for violating laws related to drinking and driving, and other alcohol related problems.

(c) Supervision or incarceration of those convicted of violating laws related to drinking and driving, and other alcohol related problems.

Funds appropriated from the Alcohol and Traffic Safety, Enforcement and Prosecution Fund shall not be used to replace or offset other funds appropriated by the Legislature for the same or similar uses.

32227. The amounts deposited in the Special Victims' Indemnity Fund shall be appropriated by the Legislature exclusively for victims of drinking driver and other alcohol related crimes.

32228. Reverting of monies in the specified special funds to the State General Fund shall occur under the following conditions:

(a) Funds deposited in the Alcohol Program Services Special Fund shall be transferred by the Controller to the State General Fund when such funds remain unspent for one full fiscal year following the fiscal year for which they are appropriated and distributed.

(b) Funds deposited in the Alcohol Traffic Safety, Enforcement, and Prosecution Fund shall be transferred by the Controller to the State General Fund when such funds either: (1) remain unspent one year following appropriation, (2) are not appropriated within three years of deposit in the Alcohol Traffic Safety, Enforcement, and Prosecution Fund.

(c) Funds deposited in the Special Victims' Indemnity Fund shall be transferred by the Controller to the State General Fund when such funds either: (1) remain unspent one year following appropriation, (2) are not appropriated within three years of deposit in the Special Victims' Indemnity Fund.

32229. The Legislature may not amend the provisions of this chapter prior to July 1, 1995.

32230. The Legislature shall not amend or enact any other provisions of law to defeat the intent and provisions of this chapter.

SEC. 2. This chapter shall become effective on January 1, 1983.

SEC. 3. If any section, part, clause or phrase hereof is for any reason held to be invalid or unconstitutional, the remaining sections shall not be affected but shall remain in full force and effect.

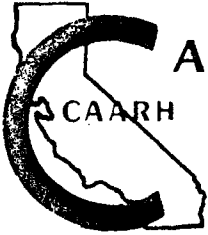
INITIATIVE MEASURE TO BE SUBMITTED DIRECTLY TO THE VOTERS

The Attorney General of California has prepared the following title and summary of the chief purpose and points of the proposed measure:

(Here set forth the title and summary prepared by the Attorney General. This title and summary must also be printed across the top of each page of the petition whereon signatures are to appear.)

TO THE HONORABLE SECRETARY OF STATE OF CALIFORNIA

We, the undersigned, registered, qualified voters of California, residents of _____ County (or City and County), hereby propose amendments to the Revenue and Taxation Code relating to an alcoholic beverage surcharge and petition the Secretary of State to submit the same to the voters of California for their adoption or rejection at the next succeeding general election or at any special statewide election prior to that general election or otherwise provided by law. The proposed statutory amendments read as follows:



CALIFORNIA ASSOCIATION OF ALCOHOLIC RECOVERY HOMES

2146 WEST ADAMS BOULEVARD • LOS ANGELES, CALIFORNIA 90018
TELEPHONE: (213) REHOMES



October 20, 1981

The Honorable The Attorney General
George Deukmejian
555 Capitol Mall, Suite 550
Sacramento, CA 95814

Dear Sir,

We, the Proponents of Law Enforcement and Alcoholism Services Equity, in accordance with the provisions of California Constitution II, 10(d) request that you provide a title and summary of the attached proposed initiative measure — Proposition for Law Enforcement and Alcoholism Services Equity.

The language of the measure has been prepared by the Legislative Counsel in accordance with Section 10243 of the Government Code.

A check for \$200 made to the Office of the State Treasurer is attached.

For the Steering Committee,

Joe Collins
Joe Collins

10/27/81

JC/cl

The proposal on the above measure is

Joyce W. Thell

8400 Fair Oaks Blvd
Carmichael, CA 95608

However all correspondence in regard to this should be sent to above business address

Joyce W. Thell

IN A UNITED CAUSE !



CALIFORNIA ASSOCIATION OF ALCOHOLIC RECOVERY HOMES

2146 WEST ADAMS BOULEVARD • LOS ANGELES, CALIFORNIA 90018
TELEPHONE: (213) REHOMES



October 29, 1981

Robert Burton
Deputy Attorney General
Attorney General's Office
555 Capitol Mall, Suite 350
Sacramento, CA 95814

Dear Mr. Burton,

I wish to add the following people as proponents of the Provision for Law Enforcement and Alcoholism Services Equity Initiative.

Sincerely,

Joyce Thille

1. Joseph L. Collins
signature as registered

Joseph L. Collins
printed name as registered

8850 Cadillac Ave
address as registered

Los Angeles 90034 Los Angeles
city zip county

2. Bob R. Woods
signature as registered

Bob R. Woods
printed name as registered

20990 OAK ST.
address as registered

CASTRO VALLEY CA 94546 ALAMEDA
city zip county

3. Andrew M. Mecca
signature as registered

ANDREW M. MECCA
printed name as registered

180 Bella Vista
address as registered

BELVEDERE 94920 MARIN
city zip county

IN A UNITED CAUSE !