

3. A written report was submitted to the Commission by the Executive Officer in connection with the legislative program and was considered by the Commission. Upon full discussion, it was unanimously determined that the judgment and sense of the Commission with regard to proposed legislation was as hereinafter set forth and the Executive Officer was instructed to represent the attitude of the Commission to be as hereinafter shown whenever and wherever proper so to do:

(a) That bills to effect certain amendments to the public land law, the codification of which has been proposed in an assembly bill introduced at the 55th session of the legislature should be introduced in order that changes may be suggested in that body of law to the legislature hereafter and after further study and findings thereupon;

(b) That bills should be caused to be introduced and supported providing for changes in the present Public Resources Code in order that the Commission have authority to act upon applications of, and to grant leases, easements and permits to, State and Federal agencies without the necessity of charging filing fees nor of charging rentals for such grants and uses;

(c) That the Commission favors a senate bill introduced whereby the Commission may accept a quitclaim deed from the United States presently in the possession of the Commission to that certain land heretofore ceded to the United States by the State of California in 1905 and lying under or near Goose Lake, Modoc County, California;

(d) That the policy of the Commission is against the moratoria provisions of Assembly Bill No. 489 whereunder an additional ten year period from July 1, 1943, within which to pay the purchase price for school lands heretofore sold is granted to the buyers;

(e) That the enactment of Senate Bill 473 which provides for certain amendments to Section 3519, Political Code, is satisfactory legislation in that it effects a saving of time and money to purchasers of State lands who do not have available the certificate of purchase, the surrender of which is presently required prior to the issuance of patent; that the use of the provisions of this bill will not endanger any vested rights. (current files)

There being no further business to come before the Commission, the meeting was adjourned.