

MINUTE ITEM

8/26/65

40. STATUS OF LEGISLATION - 1965 SESSION - W.O. 4900.

The attached Informative Calendar Item 20 was presented to the Commission for information only, no Commission action being required.

Attachment

Calendar Item 20 (15 pages)

INFORMATIVE

20.

STATUS OF LEGISLATION - 1965 SESSION - W.O. 4900.

The following report on legislation of concern to the Commission shows the status as of July 23, 1965:

Bills introduced pursuant to authorization by the Commission on December 17, 1964 (Minute Item 44, Pages 10,849-50):

<u>Bill No.</u>	<u>Author (Senator)</u>	<u>Purpose</u>
S.B. 294	Arnolds	Adds Section 6465, P.R.C. Requires that complaint in quiet title action against State relating to real property in former bed of navigable river or stream, title under a patent of tideland, or land adjacent to tide or submerged land, on request, shall contain a plat of property described in complaint which shows location of property in relation to a monument in a survey of record. <u>Status:</u> Chapter 359.
S.B. 295	Arnold	Adds Section 6303.1, P.R.C. Makes it a misdemeanor, with certain exceptions, to willfully fill, dredge, or reclaim any State-owned land under the jurisdiction of the State Lands Commission underlying any navigable waters, or to erect, maintain, remove, or alter any structure on such land, without written authorization from the Commission. <u>Status:</u> Chapter 545.
S.B. 296	Arnold	Amends Section 7361, P.R.C. Authorizes State Lands Commission to sell timber separately from land on a selective cutting or other basis. <u>Status:</u> Chapter 289.
Other bills introduced which could affect the administrative cognizance or operations of the Commission:		
S.B. 86	Lagomarsino	Provides that the sum of \$5,000,000 shall be deposited in the Small Craft Harbors Revolving Fund each fiscal year from the oil and gas revenues received by the State pursuant to Ch. 29, Stats. 1956, 1st E.S., and Ch. 138, Stats. 1964, 1st E.S., in excess of those revenues deposited in the California Water Fund. <u>Status:</u> Died in Committee.

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<u>Bill No.</u>	<u>Author (Senator)</u>	<u>Purpose</u>
S.B. 109	Dolwig	An act granting consent of the Legislature to the formation of two states within the jurisdiction of California. <u>Status:</u> Died in Committee.
S.B. 149	Lunardi	An act creating a committee to study the scope, organization, governmental powers, and other characteristics of a Tahoe Regional Authority and making an appropriation therefor. <u>Status:</u> Chapter 1231.
S.B. 204	Short	An act conveying in trust certain tidelands and submerged lands lying in the natural channel of the San Joaquin River to the City of Stockton in furtherance of navigation, commerce and fisheries upon certain trusts and conditions, and providing for the government, management, use and control thereof, and reserving rights to the State. <u>Status:</u> Chapter 1700.
S.B. 246	Rodda	Adds Ch. 1.7 (commencing with Section 5097), Div. 5, P.R.C. Provides that any State agency proposing to construct or have constructed on State lands any major public works project may request the Dept. of Parks & Recreation to conduct an archaeological site survey on such State land to determine whether land may contain any archaeological, paleontological, or historical feature, and to submit its recommendations to the State agency concerning the preservation, recording or excavation of such features. <u>Status:</u> Chapter 1136.
S.B. 284	Bradley	Adds Section 27321.5, Government Code. Requires that any instrument (i.e., patent) to convey a fee title shall have name and address to which tax statements may be mailed noted on the bottom of the first page before such instruments can be recorded. Excluded State Lands Commission. <u>Status:</u> Chapter 1269.
S.B. 309	McAteer	Adds Title 7.2 (commencing with Section 66600), Government Code. Creates the San Francisco Bay Conservation and Development Commission and prescribed its membership, powers and duties. <u>Status:</u> Chapter 1162.
S.B. 409	O'Sullivan	New Act. Repeals Chapters 63 and 2063, Stats. of 1963. Cancels various obligations owed to State Lands Fund. Transfers jurisdiction and control of real property held by Director of Finance for benefit of School Land Fund to Dept. of General Services. Repeals provisions

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<u>Bill No.</u>	<u>Author (Senator)</u>	<u>Purpose</u>
S.B. 409 (contd.)		authorizing acquisition and improvement by Director of Finance of certain real property in Sacramento and San Francisco and use of School Land Fund money for such purposes. <u>Status:</u> Chapter 1404.
S.B. 615	Bradley	Amends Section 1, Ch. 602, Stats. 1963. Extends until January 1, 1967, time within which quiet title actions may be brought or declaratory relief obtained regarding land conveyed by the State pursuant to Ch. 1885, Stats. 1959. <u>Status:</u> Chapter 1750.
S.B. 710	Nisbet	Repeals, adds, and amends various sections, P.R.C. Revises Division 1 and makes other necessary cross-reference changes in Division 6 to reflect the abolishment of the Dept. of Natural Resources and the division of its functions between the Dept. of Parks and Recreation and the Dept. of Conservation. <u>Status:</u> Chapter 1144.
S.B. 735	Teale	Adds Ch. 7.3 (commencing with Sec. 12916), Pt. 6, Div. 6, Wat. C., adds Sec. 12.3, Ch. 138, Stats. 1964, 1st E.S., and amends Sec. 6816, P.R.C. Creates Local Projects Assistance Fund. Provides that \$9,000,000 shall be deposited in fund annually, $\frac{1}{2}$ from revenues derived from leasing public lands and $\frac{1}{2}$ from State's share of Long Beach oil and dry gas revenues. <u>Status:</u> Died in Committee.
S.B. 754	Schrade	An act conveying in trust certain tidelands and submerged lands located in San Diego Bay to the City of Coronado in furtherance of navigation and commerce and the fisheries, and providing for the government, management and control thereof, and reserving certain rights to the State. <u>Status:</u> Died in Committee.
S.B. 903	Farr	Amends Secs. 1601, 1602, Fish & Game Code. Makes compliance with Dept. of Fish and Game modifications of plans submitted by governmental agencies or public utilities concerning projects diverting the natural flow of any navigable waterway mandatory. <u>Status:</u> To Rules Committee for assignment to interim study.

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<u>Bill No.</u>	<u>Author (Senator)</u>	<u>Purpose</u>
S.B. 913	O'Sullivan	<p>Provides that all net proceeds received by any local agency from the sale or disposition of oil, gas and minerals derived from tide and submerged lands granted in trust shall be deposited monthly in a State Tidelands Revenue Fund free from the public trust and other conditions, as may have been imposed by any statute. Provides that revenues deposited in the T.R. Fund shall be available for transfers by the State Controller each year to other funds for various purposes.</p> <p><u>Status:</u> To Rules Committee for assignment to interim study.</p>
S.B. 985	Gibson	<p>Grants roughly 170 acres of sovereign lands in Suisun Bay and Carquinez Straits to City of Benecia subject to specified trust and conditions.</p> <p><u>Status:</u> Chapter 2018.</p>
S.B. 995	Dolwig	<p>Requires that all exploration, development and production operations to extract oil or gas from the lands underlying navigable waters in California be conducted as prescribed by the State Fire Marshal.</p> <p><u>Status:</u> To Rules Committee for assignment to interim study.</p>
S.B. 1004	McAteer	<p>Amends Section 6818, P.R.C., to eliminate reference to Director of Natural Resources and to substitute therefor reference to Director of Parks & Recreation.</p> <p><u>Status:</u> Died in Committee.</p>
S.B. 1064	Farr	<p>Amends Sections 6950, 6952, and 6953 of the Gov. Code. Provides that cities and counties may acquire real property by eminent domain as well as by purchase, gift, grant, bequest, devise, lease or otherwise, for the purpose of limiting the future use of or otherwise conserve open spaces and areas within their respective jurisdiction.</p> <p><u>Status:</u> To Rules Committee for assignment to interim study.</p>
S.B. 1094	O'Sullivan	<p>Adds Ch. 4.1 (commencing with Section 2950), Pt. 5, Div. 1, R. & T.C. Requires taxing agencies and revenue districts to pay to the State the taxes collected upon certain leaseholds estates and other taxable interests in tide and submerged lands producing oil, gas and other hydrocarbon substances, if the taxes collected by the taxing agency or revenue district are borne directly or indirectly by the State or its grantee in trust.</p> <p><u>Status:</u> Died in Committee.</p>

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<u>Bill No.</u>	<u>Author (Senator)</u>	<u>Purpose</u>
S.B. 1095	O'Sullivan	Adds Section 12419.6, Gov. Code. Authorizes State Controller to deduct from certain State payments to local entities and to deposit in an unspecified fund, amounts equal to the property taxes collected by local entities upon oil, gas and other hydrocarbon leasehold interests and other taxable interests in tide and submerged lands owned by the State or granted to local entities in trust, when such taxes are borne directly or indirectly by the State or its grantee in trust. <u>Status:</u> Died in Committee.
S.B. 1235	Miller	Adds Part 16 (commencing with Section 36001), Div. 2, R.&T.C. Imposes a tax in an unspecified amount on the privilege of severing oil, gas, timber, sand, gravel, cement or any other mineral severed from the soil in this State and imposes a compensating tax on such items severed outside the State and brought in for distribution or processing. <u>Status:</u> Died in Committee.
S.B. 1297	Dolwig	An act conveying in trust certain tidelands and submerged lands lying under the waters of San Francisco Bay to the County of San Mateo in furtherance of navigation and commerce and the fisheries and providing for the government, management and control thereof, and reserving rights to the State. <u>Status:</u> Chapter 1857.
S.B. 1316	Rattigan	Adds Section 6303.2, P.R.C. Provides that the State Lands Commission, in order to improve navigation and enhance recreational resources, may, with the advice of the Administrator of the Resources Agency, issue a mineral extraction lease covering the bed of the Russian River, Sonoma County. <u>Status:</u> Chapter 1858.
S.B. 1323	Weingand	Conveys the Goleta Beach State Park and the Arroyo Burro State Park to the County of Santa Barbara for public park, public recreation and public beach purposes. <u>Status:</u> Chapter 1304.
S.B. 1339	Farr	Amends Section 6878, P.R.C. Provides that no city, county, or political subdivision to which the State has granted tide or submerged lands without reserving the minerals shall enter into any lease or agreement for the extraction of oil, gas or other hydrocarbons from such lands within certain areas specified in Sections

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<u>Bill No.</u>	<u>Author (Senator)</u>	<u>Purpose</u>
S.B. 1339 (contd.)		6871.2 and 6872.2, P.R.C., until the Lands Commission has made certain determinations required by the provisions of Division 6, Chapter 3, Article 3, P.R.C. <u>Status:</u> Chapter 1793.
S.B. 1439	Rodda	Amends Section 1 of Ch. 397, Stats. 1877-78 by excluding specifically "Perry's Island" from Reclamation District No. 317. Alleges that the excluded area not heretofore considered as part of District and that owner of land has maintained separate system of levee protection. <u>Status:</u> To Rules Committee for assignment to interim study.
S.B. 1512	Miller	Amends Section 170, Government Code. Makes technical nonsubstantive change in law relating to the boundary of the State. <u>Status:</u> Died in Committee.
S.C.A. 5	Dolwig	Adds Section 3, Article XXI, Constitution. Authorizes Legislature to consent to division of state into two new states. <u>Status:</u> Died in Committee.
S.C.A. 29	O'Sullivan	Amends Sec. 12, Article XI, Constitution. Authorizes Legislature by general laws to require entities of local government to pay to the State local taxes imposed and collected upon leasehold estates and other taxable interests in certain tide or submerged lands producing oil, gas and other hydrocarbon substances, when such taxes are defined by the Legislature to be an ascertainable economic burden on the State or its grantee. <u>Status:</u> Died in Committee.
S.C.R. 27	Burns	Continues the Joint Committee on Tidelands, consisting of 7 members of the Senate appointed by the Rules Committee and 7 members of the Assembly appointed by the Speaker, to study the problems re administration of tidelands granted in trust to local agencies, and to make final report to the Legislature at the 1967 Regular Session. <u>Status:</u> Res. Chapter 31.
S.C.R. 93	Schmitz	Requires department directors and agency executive officers to report to the Legislature any rules or regulations adopted pursuant to the Administrative

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<u>Bill No.</u>	<u>Author (Senator)</u>	<u>Purpose</u>
S.C.R. 93 (contd.)		Procedures Act, during the two years preceding each general session. <u>Status:</u> Refused adoption. Reconsideration granted. Postponed indefinitely.
S.J.R. 7	Dolwig	Requests Congress to consent to division of State into two new states. <u>Status:</u> To Rules Committee for assignment to interim study.
S.J.R. 12	McAteer	Memorializes the President and Congress to appropriate necessary funds to enable the Corps of Engineers to continue and extend its bay area development projects in connection with the use of its San Francisco Bay model. <u>Status:</u> Res. Chapter 53.
S.R. 152	Farr	Requests that the subject of laws relating to the production of oil, gas and other hydrocarbons be assigned by the Rules Committee to the Senate Fact Finding Committee on Natural Resources, for study, including therein an evaluation of the laws relating to the confidential nature of data accumulated in exploration and development of these natural resources. <u>Status:</u> To Rules Committee for assignment to interim study.
S.R. 200	O'Sullivan	Requests an appropriate Senate Fact Finding Committee to study the subject of geothermal energy in California. <u>Status:</u> To Rules Committee for assignment to interim study.
S.R. 296	Farr	Requests an appropriate Senate Fact Finding Committee to study the subject of public land ownership, surplus land utilization, and coordination of land use planning. <u>Status:</u> To Rules Committee for assignment to interim study.

<u>Bill No.</u>	<u>Author (Assemblyman)</u>	<u>Purpose</u>
A.B. 172	Dannemeyer	Adds Section 14375, Government Code. Requires State contracts contemplating use of gravel, rocks, or other material from State-owned or leased property located in the Cities of Fullerton and Buena Park to provide that such materials shall not be transported through any city or unincorporated area between 12 o'clock p.m. and 6 o'clock a.m. unless contractor has obtained permission of legislative body or board of supervisors. <u>Status:</u> Governor's veto sustained.

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<u>Bill No.</u>	<u>Author</u> <u>(Assemblyman)</u>	<u>Purpose</u>
A.B. 297	Henson	<p>Creates the Port Development Fund and provides that the sum of \$5,000,000 shall be deposited in this fund and in the Small Craft Harbors Revolving Fund each fiscal year from the oil and gas revenues received by the State pursuant to Ch. 29, Stats. 1956, 1st E.S., and Ch. 138, Stats. 1964, 1st E.S., in excess of those revenues deposited in the California Water Fund. Requires agencies seeking funds from P.D.F. to prepare and submit annual budget to State Lands Commission for review and approval. Provides that S.L.C. recommend such approved budget to Governor for inclusion in the Budget Bill.</p> <p><u>Status:</u> Subject matter referred to Rules Committee for assignment to interim study.</p>
A.B. 298	Henson	<p>Creates the Port Development Revolving Fund, and provides that the sum of \$3,000,000 shall be deposited therein each fiscal year, commencing with the 1966-67 fiscal year, and ending with the 1970-71 fiscal year, from the oil and gas revenues received by the State pursuant to Ch. 29, Stats. 1956, 1st E.S., and Ch. 138, Stats. 1964, 1st E.S., in excess of those revenues deposited in the California Water Fund.</p> <p><u>Status:</u> Subject matter referred to Rules Committee for assignment to interim study.</p>
A.B. 299	Henson	<p>Adds Pt. 8 (commencing with Section 8001), Div. 8, H.& N.C. Creates the Port Development Fund, and provides that the sum of \$5,000,000 shall be deposited therein each fiscal year from the oil and gas revenues received by the State pursuant to Ch. 29, Stats. 1956, 1st E.S., and Ch. 138, Stats. 1964, 1st E.S., in excess of those revenues deposited in the California Water Fund. Requires agencies seeking funds from P.D.F. to prepare and submit annual budget to State Lands Commission for review and approval. Provides that S.L.C. recommend such approved budget to Governor for inclusion in the Budget Bill.</p> <p><u>Status:</u> Subject matter referred to Rules Committee for assignment to interim study.</p>
A.B. 380	Whetmore	<p>Amends Section 6817, P.R.C. Changes percentage of tideland revenues apportioned to any particular city or county producing such revenue from 1 to 2 percent commencing on October 1, 1965.</p> <p><u>Status:</u> Pocket veto.</p>

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<u>Bill No.</u>	<u>Author</u> <u>(Assemblyman)</u>	<u>Purpose</u>
A.B. 767	Bagley	Amends various sections, Fish & Game Code, relative to shellfish cultivation on tidelands, bays, lagoons, and estuaries in the State. <u>Status:</u> Chapter 1114.
A.B. 850	Stevens	Amends Section 7060, P.R.C. Provides that the S.L.C. shall approve the proposed resolution required by Section 7058.5 if the proposed resolution satisfies the conditions specified by Section 7058.5. If the S.L.C. fails to act upon the proposed resolution within 60 days after it has been filed, the proposed resolution shall be deemed approved. <u>Status:</u> Subject matter referred to Rules Committee for assignment to interim study.
A.B. 1024	Bagley	Grants to the Federal Government all of the tide and submerged lands or other lands beneath navigable waters situated within the boundaries of the Point Reyes National Seashore (established pursuant to Public Law 87-657, 76 Stat. 538). Reserves to the State all minerals (including the right to prospect for thereon) and the right to fish. Prohibits drilling operations upon the surface of granted lands. <u>Status:</u> Chapter 983.
A.B. 1147	Porter	Adds Section 12.1 to Ch. 138, Stats. 1964, 1st E.S., and amends and adds various sections, Water Code. Provides for the annual deposit of \$5,000,000 (after payment of \$11 million to California Water Fund) of the State's share of the Long Beach oil and dry gas revenue in the Central Valley Water Project Construction Fund. <u>Status:</u> Pocket veto.
A.B. 1239	Bagley	Adds Section 6310, P.R.C. Appropriates \$1,500,000 from General Fund to S.L.C. Authorizes Commission to grant 25 to 50 percent of cost of acquiring private titles to tidelands originally sold by State under Ch. 543, Stats. 1867-68, for conservation purposes. <u>Status:</u> Died in Committee.
A.B. 1428	Petris	Repeals Sections 25681.1 and 38901 of Government Code, which currently authorize cities and counties to reclaim public and private lands therein by fills, levees, breakwaters, etc. <u>Status:</u> Died in Committee.

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<u>Bill No.</u>	<u>Author</u> <u>(Assemblyman)</u>	<u>Purpose</u>
A.B. 2050	Stevens	Grants certain tide and submerged lands in Santa Monica Bay to the City of Los Angeles and the County of Los Angeles. Broadens purposes for which tide and submerged lands previously granted to City of Santa Monica may be used. <u>Status:</u> Pocket veto.
A.B. 2146	Milias	Amends Sections 8771.5 and 8772 of the Business & Professions Code relating to land surveyors and recordation of surveys. <u>Status:</u> Pocket veto.
A.B. 2182	Crown	Grants to Alameda Unified School District tidelands for school purposes; reserves minerals to State; requires improvement within ten years; provides for reversion; requires S.L.C. to survey; requires Dir. of Parks and Recreation to transfer lands; contains invalidity saving clause. <u>Status:</u> Pocket veto.
A.B. 2396	Petris	Amends Sec. 6816, P.R.C., to eliminate reference to the Director of Natural Resources and to substitute therefor reference to the Director of Parks and Recreation. <u>Status:</u> Died in committee.
A.B. 2444	Waldie	Adds Section 374e, Penal Code. Makes it a misdemeanor to throw, place, discard, deposit, dump or cause to be thrown, placed, discarded, deposited or dumped any material into specified waters or within 150 feet of the high water mark of such waters. <u>Status:</u> Chapter 1068.
A.B. 2676	Kennick	Amends Section 6103, P.R.C. Corrects cross reference to obsolete Political Code. <u>Status:</u> Died in committee.
A.B. 2677	Kennick	Amends Section 6201, P.R.C. Changes reference to former Department of Natural Resources to Department of Conservation or Department of Parks & Recreation. <u>Status:</u> Died in committee.
A.B. 2719	Burton	Adds Pt. 14.5 (commencing with Section 33001) to Div. 2, R & T.C. Imposes taxes at a rate of 2 percent of value upon the privileges of producing or severing oil or gas from the earth of this State, and of refining oil or distributing gas, produced or severed outside this State. <u>Status:</u> Subject matter referred to Rules Committee for assignment to interim committee.

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<u>Bill No.</u>	<u>Author (Assemblyman)</u>	<u>Purpose</u>
A.B. 2750	Petris	Frees certain sale marsh, tide and submerged lands previously granted in trust to the City of Oakland from the public trust for navigation, commerce, and fisheries, and conveys such freed lands to the City to be used for purposes of a general statewide interest, or to be sold and conveyed to any public or private entity (including the Peralta Junior College District) or to any individual. <u>Status:</u> Chapter 1737.
A.B. 2847	Marks	Repeals Section 6109, P.R.C. Adds Article 9 to Chap. 1, Part 1, Div. 3 of Government Code. Requires all meetings of State agency to be open and public. Requires agency to notify public of meeting time and date. <u>Status:</u> Pocket veto
A.B. 2973	Kennick	Provides for the removal of the public trust for commerce, navigation and fisheries from certain tide and submerged lands in the Alamitos Bay area, City of Long Beach. Authorizes the sale, exchange, quitclaim or conveyance of certain portions of these lands to facilitate the settlement of boundary and title disputes. <u>Status:</u> Chapter 1688.
A.B. 2980	Waldie	Amends Section 6303, P.R.C. Requires State Lands Commission to allow contractors or permittees who have a contract or permit from the federal government or authorized public agency for dredging navigable streams for the improvement of navigation to have, without paying a royalty, sand, gravel, or other spoils dredged from state land in area specified. <u>Status:</u> Died in committee.
A.B. 3015	Bagley	Repeals and adds various provisions of various codes. Revises law relative to the inspection of public records of all local and state public agencies. <u>Status:</u> Subject matter referred to Rules Committee for assignment to interim committee.
A.B. 3188	Mills	An act conveying in trust certain tidelands and submerged lands located in San Diego Bay to the San Diego Unified Port District in furtherance of navigation and commerce and the fisheries, and providing for the government, management and control thereof, and reserving certain rights to the State. <u>Status:</u> Chapter 1744.

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<u>Bill No.</u>	<u>Author (Assemblyman)</u>	<u>Purpose</u>
A.B. 3223	Unruh	<p>Adds Chap. 4.5 to Part 1, Div. 6, P.R.C. Provides that every present and future grantee shall submit to the Commission: (1) map of granted lands; (2) report of past utilization of granted lands and (3) report of proposed improvements and plans for future use of granted lands. Provides that Commission shall review reports and plans and make certain recommendations to Legislature. Requires Commission to review each plan annually. Provides for an 85% (State) - 15% (Grantee) split of revenues derived from granted lands.</p> <p><u>Status:</u> Subject matter referred to Rules Committee for assignment to interim committee.</p>
A.B. 3301	Porter	<p>Generally revises formula for deposit of revenues derived from oil, gas and mineral leases on State lands. Provides for the residue of such revenues to be deposited in the General Fund after certain specified payments for refunds, expenditures of the State Lands Commission and payments to the California Water Fund.</p> <p><u>Status:</u> Died in committee.</p>
A.B. 3470	Williamson	<p>Adds Art. 6 (commencing with Section 11450), Ch. 4.5, Pt. 2, Div. 3, Title 2, Government Code. Permits Legislature, by concurrent resolution, to direct that rule or regulation of state agency shall not be enforced and makes such rule or regulation invalid and of no force or effect.</p> <p><u>Status:</u> Subject matter referred to Rules Committee for assignment to interim committee.</p>
A.C.R. 10	Kennick	<p>Approves certain amendments to the Charter of City of Long Beach, State of California (relating in part to tideland oil development) ratified by the qualified electors of said city at a municipal election held therein November 3, 1964.</p> <p><u>Status:</u> Res. Chapter 7.</p>
A.C.R. 154	Kennick	<p>Authorizes the Joint Legislative Committee on Tidelands to ascertain, study and analyze all facts relating to the workload and staff needs of the State Lands Division in supervising the development of the Long Beach Unit, Wilmington Oil Field. Authorizes the Joint Legislative Committee on Tidelands to work in cooperation with the joint powers agency established under A.B. 2050, 1965 Session, in connection with the Santa Monica Causeway Project.</p> <p><u>Status:</u> Died on Senate file.</p>

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<u>Bill No.</u>	<u>Author (Assemblyman)</u>	<u>Purpose</u>
H.R. 55	Powers	Requests an appropriate interim committee to study the development of workable subjective criteria and esthetic standards which should be considered in connection with any proposed public or private economic undertaking which involves the encroachment upon or destruction of any natural resources. <u>Status:</u> Subject matter referred to Rules Committee for proper assignment to interim committee.
H.R. 56	Powers	Requests an appropriate interim committee to study the economic criteria for natural resources decisions and to report thereon to the Assembly not later than the fifth legislative day of the 1967 Regular Session. <u>Status:</u> Subject matter referred to Rules Committee for proper assignment to interim committee.
H.R. 202	Dymally	Requests an appropriate interim committee to study the subject of various State commissions, including, but not limited to, whether or not some of the commissions may be abolished, and the needed revisions, if any, of the laws and administrative procedures in any way bearing upon or relating to this matter. <u>Status:</u> Subject matter referred to Rules Committee for proper assignment to interim committee.
H.R. 314	Rumford	Requests an appropriate interim committee to study the subject of the preservation of the State's natural beauty through proper planning and the protection of resources. <u>Status:</u> Subject matter referred to Rules Committee for proper assignment to interim committee.
H.R. 531	Kennick	Requests the creation of a "study group" to investigate the problems presented by depletion, or loss of availability through other causes, of rock, sand and gravel resources in this State. <u>Status:</u> Adopted.
H.R. 688	Z'berg	Requests an appropriate interim committee to study the problems relating to the conditions, provisions and restrictions in various grants of tide and submerged lands including the utilization and development of these lands by grantees, the compliance by grantees with conditions, provisions and restrictions of grants, and establishment of appropriate conditions, trust provisions and reservations upon grants of tide and submerged lands, both past and prospective. <u>Status:</u> To Rules Committee for assignment to interim committee.

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<u>Bill No.</u>	<u>Author (Assemblyman)</u>	<u>Purpose</u>
H.R. 690	Z'berg	Requests an appropriate interim committee to study the subject of general planning for the future growth and development of the State, including a review of the role and responsibilities of such State agencies engaged in planning at the State level and the State Development Plan. <u>Status:</u> To Rules Committee for assignment to interim committee.
H.R. 694	Shoemaker	Requests an appropriate interim committee to study the subject of planning for the development and use of marine resources including a review of current programs and research. <u>Status:</u> To Rules Committee for assignment to interim study.
H.R. 744	Shoemaker	Requests an appropriate interim committee to study the effects of industrial, commercial and maritime activities, including petroleum exploration operations, upon the commercial fishing industry of this State and ocean fishery resources. <u>Status:</u> To Rules Committee for assignment to interim study.
H.R. 791	Z'berg	Requests an appropriate interim committee to study the subject of the filling of San Francisco Bay. <u>Status:</u> To Rules Committee for assignment to interim study.
H.R. 809	Kennick	Requests an appropriate interim committee to study the subject of State owned tide and submerged lands, whether entrusted or not, and the practices, policies and histories of the State's administration, use, and control of tide and submerged lands. <u>Status:</u> To Rules Committee for assignment to interim study.
H.R. 815	Kennick	Requests an appropriate interim committee to study the subject of unregulated direct sales of natural gas within already certificated territories and the effects of such entries upon the public interest. <u>Status:</u> To Rules Committee for assignment to interim study.
H.R. 816	Kennick	Requests an appropriate interim committee to study the subject of underground utility wiring both in standard service and in the placement of high-power transmission lines. <u>Status:</u> To Rules Committee for assignment to interim study.

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<u>Bill No.</u>	<u>Author</u> <u>(Assemblyman)</u>	<u>Purpose</u>
H.R. 836	Marks	Requests an appropriate interim committee to study the subject of practices and procedures for the adoption of administrative rules and regulations by State agencies. <u>Status:</u> To Rules Committee for assignment to interim study.

STATUS OF LEGISLATION - 1965 FIRST EXTRAORDINARY SESSION - W.O. 4900

Bills introduced which could affect the administrative cognizance or operations of the Commission - Status as of July 6, 1965:

<u>Bill No.</u>	<u>Author</u> <u>(Senator)</u>	<u>Purpose</u>
S.C.R. 5	Burns	Authorizes the Joint Legislative Committee on Tidelands to ascertain, study and analyze all facts relating to the workload and staff needs of the State Lands Division in supervising the development of the Long Beach Unit, Wilmington Oil Field. Authorizes the Joint Legislative Committee on Tidelands to work in cooperation with the joint powers agency established under A.B. 2050*, 1965 Session, in conjunction with the Santa Monica Gateway Project. <u>Status:</u> Resolution Chapter 2, First Extraordinary Session.

* Note: AB 2050 (Stevens) was vetoed.