SEMATE BILL	ACTION
741	Commission Bill.
797.	No support but change Budget item 147 to cover any costs.
8կ2	Watch and report.
1368	Watch and report.
1393	No support but change Budget item 147 to cover any costs.
1413	Watch and amend out Dist. Att.
1520	Watch and report to Commission. Discuss with author,
1523	Watch and report to Commission.
1592	Watch and report to Commission, Discuss with author.

12. (W.O. 455, Acquisition of land in California by United States) The Commission was informed that Chapter 1532 of the Statutes of 1947 empowers the State Lands Commission to act for the State of California in connection with the transfer of jurisdiction over lands acquired by the United States for the erection of forts, magazines, arsenals, docks, yards, and other needful buildings, or for other public purposes 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). Chapter 1532 as referred to above requires that the State Lands Commission make findings only after a public hearing and that the Commission shall make rules and regulations governing the conditions and procedure of such hearings.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer, with the assistance of the Office of the Attorney General, to prepare rules and regulations governing the conditions and procedure of the hearings required and to submit such proposed rules and regulations to the Commission as soon as possible for consideration.

13. (W.O. 453 - Acquisition of land in California by United States) The Commission was informed that an application has been received from the Solicitor of the Veterans Administration to the effect that the State Lands Commission take the action required by Chapter 1532 of the Statutes of 1947, with respect to lands occupied by the Veterans Administration in Cakland, California.

Upon motion duly made and unanimously carried, a resolution was adopted deferring the date for the public hearing required by the provisions of the above stated statute pending adoption of rules for conduct of the hearing.