

33. (SUMMARY OF PROGRESS ON 1950 LEGISLATION - W.O. 540.) The Commission was informed of the progress being made on bills pending in the Legislature that affect the business of the Commission. Summary of the bills is attached.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED A RESOLUTION WAS ADOPTED APPROVING SENATE BILL NO. 1819, INTRODUCED BY SENATOR ABSSHIRE ON MAY 9, 1951, AND SENATE BILL NO. 1133, INTRODUCED BY SENATOR DONNELLY ON JANUARY 22, 1951.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED A RESOLUTION WAS ADOPTED AUTHORIZING OPPOSITION TO SENATE BILL NO. 3427 AS INTRODUCED BY MR. PARKER ON MAY 9, 1951.

SUMMARY OF PROGRESS ON LEGISLATION 1950 (W.O. 540)

May 23, 1951

<u>Bill No.</u>	<u>Abstract</u>	<u>COMMISSION BILLS - CLASS "A"</u> <u>Suggested Action</u>	<u>Commission Action</u>		<u>Progress of Bill</u>
			<u>First</u>	<u>Subsequent</u>	
S.204	Amend Sec. 6813 PRC relating to adverse claimants of oil and gas	Support, as bill gives Commission authority to deal with U. S. re Tidelands.	Support		May 15 - to Governor
S.205	Amend Sec. 6827 PRC to provide oil and gas leases have term of 20 years and as long as oil and gas is produced and permitting 20-year term be so modified at any time and also to eliminate application of rental to royalty.	Support. Present statute ambiguous and auditors for accounting simplification want to eliminate rental application to royalty.	Support		May 10 - to Governor
S.206	Add Sec. 6446 to PRC requiring County Recorders to furnish State Certificates of status for Sections 16 and 36 necessary in making conveyance to U. S. for lieu of exchange lands.	Support. This was the law but thru inadvertance Chap. 43 of 1913 was repealed in 1943 and not added to the PRC.	Support		Dead
S. 207	Amend Sec. 6895, 6897 PRC to eliminate application of rental as a credit to royalty.	Support. State auditors have suggested change to simplify accounting.	Support		April 27 - Approved by Governor - Chap. 147
S. 208	Add Sec. 6501.1 and amend Sec. 6502 PRC to authorize leasing of State land.	Support. At present no direct authority although implied for Commission to lease State land. Enabling provision left out of codification.	Support but have amended to limit leasing of land to that under jurisdiction of S.L.C.		May 17 - Approved by Governor - Chap. 537

<u>Bill No.</u>	<u>Abstract</u>	<u>Commission Bills - Class "A"</u> <u>Suggested Action</u>	<u>First</u> <u>Commission Action</u>	<u>Subsequent</u> <u>Commission Action</u>	<u>Progress of Bill</u>
S. 209	Amend Sec. 6357 PRC so that SLC may set the ordinary low-water mark.	Support. Will give SLC authority to survey O.L.W.M. if necessary in tideland problem.	Support		May 22 - to Governor
S. 210	Amend Sec. 6301 PRC to give SLC jurisdiction of ungranted tideland submerged land within or beyond boundaries of State which may be acquired from U.S. or by other means.	Support. This bill devised to give SLC authority over tide and submerged lands which may be acquired under a quit claim bill of congress.	Support		April 17 - passed Senate May 18 - passed Assembly May 18 - in Senate unfinished business
S. 211	Add Sec. 127 to Gov. Code to provide SLC keep records on lands for which U.S. has acquired jurisdiction pursuant to Sec. 126 Gov. Code or earlier statute.	Support. No dept. of the State has kept a record and SLC now has jurisdiction. As time goes on such a record is very important.	Support		May 9 - passed Senate May 23 - passed Assembly May 23 - to Senate
S. 212	Amend Sec. 6504 PRC to increase time for applicants to sign a lease from 15 to 30 days.	Support. Public bodies cannot act in 15 days.	Support		May 1 - passed Senate To be heard June 6 in Assembly G. E. & E.
S. 213	Add Sec. 6358 to PRC to provide SLC may upon request survey a tide-land grant at expense of grantee of State.	Support. Grants heretofore made by Legislature have not been surveyed; as a result, many quiet title actions have and will occur.	Support		April 24 - passed Senate May 18 - passed Assembly May 18 - in Senate unfinished business
S. 1695	Amend Sec. 6444 and repeal 6443 PRC re exchange of land with U.S.	Support. There is now a duplication Sec. 6443 and 8552. However, now feel 8552 should be repealed and 6443 retained.	Support but amend as recommended		May 4 - passed Senate May 21 - passed Assembly May 21 - to Senate
S. 1720	Add Sec. 7901.2 and 7901.3 to Public Utility Code to require Telephone and Telegraph companies to file with SLC for use of State land.	Support. Telephone and Telegraph Companies will not recognize SLC jurisdiction.	Support.		Dead

There being no further business to come before the Commission, upon motion duly made and unanimously carried the meeting was adjourned.