

Sec. 3. There is hereby appropriated out of any money in the State Treasury, not otherwise appropriated, the sum of \$150,000.00 to be used upon order of said Commission for the payment of the expenses and charges of such joint investigation and for the expenses of said Commission. This appropriation shall remain available for expenditure until June 30, 1955.

Sec. 4. The President and the Congress of the United States are respectfully requested to provide for the appointment of a representative of the United States to meet and confer with the said Commission and said representatives of the State of Arizona, and to assist in carrying out the purposes of this Act.

Sec. 5. This Act is an urgency measure necessary for the immediate preservation of the public peace, health or safety within the meaning of Section 1 of Article IV of the Constitution, and shall go into immediate effect. The facts constituting such necessity are:

Owing to the meandering of the Colorado River since the adoption of the Constitution of California in 1849 and since the adoption of the Arizona Constitution in 1912, doubts exist as to where the true boundary line between the two states may be. Conflicts which may lead to violence, exist between private claimants of title to the same land under the laws of Arizona and under the laws of California. Uncertainties exist as to the right of public officials of California to assess, tax and police certain lands, which uncertainties affect the public revenues of California. Because of said facts it is necessary that this Act go into effect immediately.

11. (ANNEXATION OF TIDE AND SUBMERGED LANDS, CITY OF HUNTINGTON BEACH, RESOLUTION NO. 1099, JANUARY 16, 1950 - GEO., ORANGE CO.) The Commission will recall that on December 5, 1952, it was informed that the Executive Officer had transmitted a letter dated February 6, 1950, to the City Council of the City of Huntington Beach, which included the following statement with respect to the annexation proposed under Resolution No. 1099:

"Assuming that no questions of ownership are involved in this procedure, this office interposes no objection to the proposed annexation."

Thereupon the Commission, upon motion duly made and unanimously carried, adopted a resolution authorizing and confirming the sending of the letter dated February 6, 1950. (Minute Item 29, Pages 1675-77.)

It has developed in the course of the quo warranto proceedings now pending to test the validity of said annexation that the motive of the City of Huntington Beach in commencing the annexation proceedings may have been to further the City's application to the Secretary of the Interior for title to said lands by its filing of a certain certificate of Gerard Scrip. Said Gerard Scrip has been applied to lands now under lease by the State Lands Commission and under the jurisdiction of the State Lands Commission.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED DISAPPROVING THE ANNEXATION PROCEEDINGS UNDERTAKEN BY THE CITY OF HUNTINGTON BEACH UNDER RESOLUTION NO. 1099 IF, IN THE COURSE OF THE QUO WARRANTO PROCEEDINGS FILED TO TEST THE VALIDITY OF THE ANNEXATION, THE ATTORNEY GENERAL ADVISES THAT ONE OF THE MOTIVES OF THE CITY OF HUNTINGTON BEACH IN SAID ANNEXATION PROCEEDINGS WAS TO FURTHER A GERARD SCRIP APPLICATION.

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