- 16. STATUS OF MAJOR LITIGATION W.O.s 503.510, 4721, 503.527, 503.562, 1339, 503.554, 503.546, 4926, 503.456, 1839.24, 6987, 1839.28, 503.539, 503.577, 503.569, 503.610, AND 503.641.
- The attached Calendar Item 19 was presented to the Commission for information only, no Commission action being necessary.

Attachment: Calendar Item 19 (4 pages) 19.

STATUS OF MAJOR LITIGATION - W.O.s 503.510, 4721, 503.527, 503.562, 1339, 503.554, 503.546, 4926, 503.456, 1839.24, 6987, 1839.28, 503.539, 503.577, 503.569, 503.610, AND 503.641.

The following information is current as of December 1, 1970:

Case No. 892295
 Miller vs. City of Santa Monica, et al.
 Los Angeles County Superior Court

W 503.510

(An action by private upland owners involving title to tidelands that have artificially accreted. Both the State Lands Commission and the Division of Beaches and Parks have interests to protect.)

No change; i.e., The City and the State have not filed any Demurrer or Answer as yet. However, the City and the State have entered into a Stipulation with the Plaintiffs in lieu or a preliminary injunction. The Stipulation restrains the Plaintiffs from building in the disputed area, and restrains the City and the State from removing any improvements thereon.

2. Case No. 5 Original in the United States Supreme Court United States vs. State of California

W 4721

(Relating to the location of the offshore boundaries between lands under the paramount jurisdiction of the United States and lands owned by the State, for such purposes as minerals. A Supplemental Decree was entered in this case, settling the principal controversies between the State and the United States, but reserving jurisdiction in the United States Supreme Court to settle any remaining controversies.)

The Department of the Interior proposes to issue certain rules and regulations relating to the Channel Islands National Monument, which includes a one-mile strip around Anacapa and Santa Clara Islands. The State claims three-mile strips around each of these islands under the Submerged Lands Act of 1953. However, with one exception, the rules and regulations appear to be within the powers of the Federal Government under the Commerce Clause of the United States Constitution and therefore not inconsistent with any rights which the State may have under the Submerged Lands Act. Therefore, it is proposed to suggest to the Solicitor General a joint procedure for granting salvage permits in the area in question and otherwise to interpose no objection to the proposed rules and regulations.

INFORMATIVE CALENDAR ITEM 19. (CONTD.)

3. Case No. 57239
White vs. State of California
Sonoma County Superior Co8rt

W 503.527 W 503.562

(Quiet title action against the State to determine a property boundary along the Petaluma River, Sonoma County.)

Respondent's Supplemental Brief has been filed. Awaiting a date for Oral Argument by the Court.

4. Case No. 48620
Alameda Conservation Association, et al. vs.
State of California, et al.
United States District Court, Northern District

W 1339

W 503.554

(Action for declaratory relief and an injunction against the State of California, certain of its officers and officials, and Leslie Salt Co., seeking to invalidate the boundary settlement and exchange of lands between the State of California and Leslie Salt Co.)

No change; i.e., The matter was argued before the United States Court of Appeals for the Ninth Circuit in San Francisco on April 14, 1970. The matter is now submitted, and we are awaiting a decision.

5. Case No. LA 29534
Atlantic Oil Company, et al. vs. County of Los Angeles,
et al. and Humble Oil and Refining Company, et al. vs.
City of Los Angeles
Supreme Court of the State of California

11 503.546

(An action by various oil companies to recover ad valorem taxes. It is anticipated that this case may constitute a significant precedent which could affect State revenues from the Long Beach Tidelands in excess of \$100 million.)

Conferences have been held with representatives of the oil companies and the City of Long Beach, discussing the activation of new ad valorem tax litigation in the near future.

6. Case No. 4 Civil 9344 in the State Supreme Court County of Orange, et al. vs. Heim, State of California -Real Party in Interest W 4926

(Petition for Writ of Mandate involving the legality of the Upper Newport Bay Exchange approved by the State Lands Commission.)

This matter was argued by the Attorney General on behalf of the State on November 25, 1970. A major portion of the argument was devoted to the possible effect on the Heim litigation of the recent decision in <u>City of ong Beach v. Mallon</u>. The matter is now under submission, and the Court has indicated that we may expect a Decision within the next few weeks.

INFORMATIVE CALENDAR ITEM 19. (CONTD.)

7. Case No. 283455
Dillon vs. Atchison, Topeka and Santa Fe Railway Company
San Diego County Superior Court

W 503.456

(To determine whether or not Tideland Survey No. 17 is valid, based upon Patent from the Governor of about 1871.)

Clerk's and Reporter's Transcripts on Appeal have been completed.

8. Case No. 32824
People vs. William Kent Estate Company
Marin County Superior Court

W 1839.24

(Retrial of an action to abate a public nuisance (a fence erected and maintained perpendicular to the shoreline) on the Pacific Ocean side of the Bolinas Lagoon Sandspit. The case involved a judicial interpretation of the Statutory phrase "Ordinary High Water Mark.")

No change; i.e., Defendant has filed Memorandum regarding seasonal changes in location of shoreline, and Plaintiff has responded thereto.

9. Civil Case No. 144257 State of California vs. County of San Mateo, et al. San Mateo County Superior Court W 6987 W 1839.28

(A declaratory relief action to determine what interests were conveyed in trust to the County of San Mateo by Chapter 1857, Statutes of 1965.)

No change; i.e., The Superior Court granted the Motion of the Sierra Club and the Save San Francisco Bay Association to intervene as party, subject to their limiting the issues to those raised in the State's original Complaint. Further developments await completion of factual study.

10. Civil Case No. 125379 (companion case to No. 144257 above)
County of San Mateo vs. Ideal Cement Company, et al.
San Mateo County Superior Court

W 503,539

(In order to obtain uniformity of decision, the State has filed an Answer to the Complaint. This action is a condemnation matter brought by the County of San Mateo, concerning lands located within the aforementioned statute (Ch. 1857/65). The State contends that said lands were granted in trust to the County or, in the alternative, that the County received an easement over said lands in trust which permits the County to use the subject property for the purposes contemplated by the condemnation action.)

No change; i.e., Stipulation has been signed by all parties, continuing any further proceedings in the case until there is a resolution of the issues presented in State of California vs. County of San Mateo, et al., Case No. 144257 (see No. 9 above).

1001

INFORMATIVE CALENDAR ITEM 19. (CONTD.)

11. California State Supreme Court Case LA-29700,
City of Long Beach vs. Mansell, et al.
(The State of California, acting by and through the State
Lands Commission, is one of the real parties in interest.)

W 503.577

(This is an action to approve Settlement Agreements between the City, the State, and affected private parties, for the resolution of complex title problems in the Alamitos Bay area of the City of Long Beach. The purpose of the lawsuit is to test the constitutionality of the statute under which the Agreements were negotiated.)

On November 9, 1970, the Court issued an opinion sustaining the negotiated settlement of tideland problems in certain portions of the Alamitos Bay area. The State was one of the parties on the prevailing side.

12. Case No. SCC 21023

W 503.559

City of Long Beach vs. Radford, et al. Los Angeles County Superior Court

and

Case No. 171042

W 503.610

City of Long Beach vs. Matthews, et al. Orange County Superior Court (transferred from Los Angeles County Superior Court)

(These are two condemnation actions filed by the City of Long Beach to obtain title to parcels of property lying Jetween Ocean Boulevard in Long Beach and the public beach, as a part of the City's over-all acquisition program to obtain substantially all waterfront property in public ownership. The State of California has been named as a defendant because the seaward boundary of the affected parcels may be the landward boundary of sovereign lands granted by the State to the City of Long Beach in trust.)

In the Radford case; No change; i.e., The State has filed Additional Answers to Interrogatories previously served.

In the Matthews case; Going to Frial on January 18, 1971.

13. Case No. 838005 Union Pacific Railroad Company, et al. vs. City of Long Beach Los Angeles County Superior Court W 503.641

(Suit attacking the City of Long Beach business license tax for oil production. That portion of the ordinance providing for revenues from unitized tideland operations was declared unconstitutional.)

No change; i.e., Opening Briefs due October 29, 1970.