Memorandum No. 14

Subject: Study No. 58 - Codification of laws relating to grand juries.

A copy of A.C.R. 152 as introduced is attached. It was adopted after being amended to add the words "without making substantive change" after "clarifying" on line 13, becoming Resolution Chapter 266 of the Statutes of 1957.

This resolution appears to require the Commission to report only on the "Teasibility of codifying and clarifying all provisions of law and other legal aspects relating to grand juries into one title, part, division or chapter of one code." We are not asked to submit any recommended legislation.

I believe that the best way to handle this assignment would be to ask the Legislative Counsel whether he would be willing to make a study and report to the Commission under a contractual arrangement. $\frac{1}{1000}$

Respectfully submitted,

John R. McDonough, Jr. Executive Secretary

JRM:fp

Assembly Concurrent Resolution

2 3

5

6

8

9

10

11

12

15

No. 152

mobilitier molitice substants

Introduced by Mr. Dahl

April 27, 1957

REFERRED TO COMMITTEE ON JUDICLARY

Assembly Concurrent Resolution No. 152-Relative to study of law of grand juries by California Law Revision Commission.

WHEREAS, Section 10335 of the Government Code provides that the approval of the Legislature, by concurrent resolution, is required by the California Law Revision Commission to undertake and carry forward studies; and

WHEBEAS. It has come to the attention of the Legislature that a study of the feasibility of codifying and clarifying all provisions of law and other legal aspects relating to grand juries into one title, part, division, or chapter of one code is desirable; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the California Law Revision Commission is authorized and directed to consider and study the feasibility of codifying and clarifying, all provisions of 13 law and other legal aspects relating to grand juries into one 14 title, part, division or chapter of one code, and to report to 16 the Legislature its findings.