#36(L)

7/19/65

#### Memorandum 65-52

Subject: Study No. 36(L) - Condemnation Law and Procedure (Discovery in Eminent Domain Proceedings

Attached (pink pages) is a copy of Senate Bill No. 71 (1963 Session) relating to discovery in eminent domain proceedings. This bill passed the Senate but was not approved by the Assembly Judiciary Committee because of objections from attorneys representing property owners. Also attached is a copy of the Recommendation and Research Study that relates to Senate Bill No. 71.

As a part of our study of condemnation law and procedure, the staff suggests that this bill, together with the Recommendation and Research Study upon which the bill is based, be distributed for comments after the October meeting. The letter of transmittal we would use to transmit this material to interested persons is attached as Exhibit II (green pages).

Respectfully submitted,

John H. DeMoully Executive Secretary

# EXHIBIT I

# AMENDED IN SENATE MAY 7, 1963 AMENDED IN SENATE MARCH 26, 1963

No.

#### SENATE BILL

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#### Introduced by Senator Cobey (At request of California Law Revision Commission)

#### January 14, 1963

REFERENCE TO COMMITTEE ON JUDICIABY

An act to amond and renumber Section 1246.1 of, to smend Section 1247b of, and to add Sections 1246.1, 1246.2, 1246.3, 1246.4, 1346.5, 1246.6 and 1346.7 to, the Code of Civil Procedure, relating to eminent domain proceedings.

The people of the State of California do enact as follows:

SECTION 1. Section 1246.1 of the Code of Civil Procedure is amended and renumbered to read:

1246.9. Where there are two or more estates or divided interests in property sought to be condemned, the plaintiff is entitled to have the amount of the award for said property first determined as between plaintiff and all defendants claiming any interest therein; thereafter in the same proceeding the respective rights of such defendants in and to the award shall be determined by the court, jury, or referee and the award apportioned accordingly. The costs of determining the apportionment of the award shall be allowed to the defendants and taxed against the plaintiff except that the costs of determining any issue as to title between two or more defendants shall be borne by the defendants in such proportion as the court may direct.

SEC. 2. Section 1246.1 is added to the Code of Civil Procedure, to read:

1246.1. (a) Any party to an eminent domain proceeding may, not later than 45 days prior to the day set for trial, serve upon adverse party to the eminent domain proceeding and file a demand to exchange valuation data.

and file a demand to exchange valuation data.
(b) A party on whom a demand is served may, not later
than five 10 days after the service of the demand, serve upon
any adverse party to the eminent domain proceeding and file a

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cross-demand to exchange valuation data relating to the parcel  $\mathbf{2}$ of property described in the demand. 3

(c) The demand or cross-demand shall:

(1) Describe the parcel of property upon which valuation 4 data is sought to be exchanged, which description may be 5 made by reference to the complaint. 6

(2) Include a statement in substantially the following form: 7 8 "You are required to serve and file a statement of valuation data in compliance with Sections 1246.1 and 1246.2 of the Code Q - 10 of Civil Procedure not later than 20 days prior to the day set 71 for trial and, subject to Section 1246.5 of the Code of Civil Procedure, your failure to do so will constitute a waiver of the - 12 18 right to introduce on direct examination during your case in chief any matter required to be set forth in your statement of 14 15 valuation data."

16 (d) Not later than 20 days prior to the day set for trial, 17 each party who served a demand or cross-demand and each party upon whom a demand or cross-demand was served shall 18 19: serve and file a statement of valuation data. A party who served a demand or cross-demand shall serve his statement 20 21 of valuation data upon each party on whom he served his de- $\mathbf{22}$ mand or cross-demand. Each party on whom a demand or 23 cross-demand was served shall serve his statement of valu-24 ation data upon the party who served the demand or arons-25 demand.

26 (e) The Judicial Council, by rule, may prescribe times for 27 serving and filing domands and cross-domands, and a time 28 for serving and filing statements of valuation data, that are 29 different from the times specified in this section, but only if 30 such rules provide sesurance that the trial will be held within 31 20 days from the day on which the statements of valuation data are required by such rules to be served and filed. Such 3233 rules may provide for a different form of statement than that specified by paragraph (2) of subdivision (c). 34

SEC. 3. Section 1246.2 is added to the Code of Civil Pro-35 36 cedure, to read :

1246.2. The statement of valuation data shall contain:

(a) The name and business or residence address of each person intended to be called as an expert witness by the party.

(b) The name and business or ravidonce address of each 40 person intended to be called as a witness by the party to testify 41 to his opinion of the value of the property described in the 42 demand or cross-demand or as to the amount of the damage or -43 benefit, if any, to the larger parcel from which such property •44 45 is taken and the name and business or residence address of each person upon whose statements or opinion the opinion is 46 /47 based in whole or in substantial part.

(c) The opinion of each witness listed as required in sub-48 division (b) of this section as to the value of the property 49 described in the demand or cross-demand and as to the amount 50 of the damage or benefit, if any, which will accrue to the larger 61

parcel from which such property is taken and the following data to the extent that the opinion is based thereon :

(1) The highest and best use of the property.

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(2) The applicable zoning and the opinion of the witness concerning probable change thereof.

(3) A list of the offers, contracts, sales of property, leases and other transactions sales, contracts to sell and purchase, and loases supporting the opinion.

9 (4) The cost of reproduction or replacement of the property 10 less depreciation and obsolescence and the rate of depreciation 11 used.

12 (5) The gross and net income from the property, its reason-13. able net rental value, its capitalized value and the rate of 14 capitalization used.

15 (6) Where the property is a portion of a larger parcel, a 16 description of the larger parcel from which the property is 17 taken. 18

(d) With respect to each offer; contract, sale; lease or other transaction sale, contract or lease listed under paragraph (3) of subdivision (c) of this section :

(1) The names and business or residence addresses, if known, of the parties to the transaction.

(2) The location of the property subject to the transaction, (3) The date of the transaction.

(4) If recorded, the date of recording and the volume and page where recorded.

27 (5) The consideration and other terms of the transaction.  $\mathbf{28}$ The statement in lien of stating the terms contained in any 29contract, lease or other document may, if such document is available for inspection by the adverse party, state the place 90 31 where and the times when it is available for inspection.

SEC. 4. Section 1246.3 is added to the Code of Civil Pro-38 cedure, to read:

1246.3. (a) A party who has served and fied a statement 34 35 of valuation data shall diligently give notice to the parties 36 upon whom the statement was served if, after service of his 37 statement of valuation data, he:

(1) Determines to call an expert witness not listed on his statement of valuation data;

(2) Determines to call a witness not listed on his state-40 41 ment of valuation data for the purpose of having such witness testify to his opinion of the value of the property described 42 in the domand or the amount of the damage or bevefit, if any, 43 44 to the larger purcel from which such property is taken;

45 (3) Determines to have a witness called by him testify on - 46 direct examination during his case in chief to any data required to be listed on the statement of valuation data but 47 46 which was not so listed; or

-49 (4) Discovers any data required to be listed on his state-50 ment of valuation data but which was not so listed. 51

(b) The notice required by subdivision (a) of this section 52 shall include the information specified in Section 1246.2 and

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1 shall be in writing; but such notice is not required to be in 2 writing if it is given after the commencement of the trial.

3 SEC. 5. Section 1246.4 is anticed to the Code of Civil Pro-

1246.4. Except as provided in Section 1246.5, if a demand to exchange valuation date, and one or more statements of valuation data are served and filed pursuant to Section 1246.1;

8 (a) No party requised to serve and file a statement of valu-9 ation data may call an expert witness to testify on direct 10 examination during the case in chief of the party calling him 11 unless the name and ul access of such witness are listed on the 12 statement of the party who calls the witness.

13 (b) No party required to serve and file a statement of valu-14 ation data may call a witness to testify on direct examination during the case in that of the party calling him to his opinion -15 of the value of the property described in the demand or cross-16 demand or the amount of the damage or benefit, if any, to the 17 larger parcel from which such property is taken unless the 18 name and address of such witness are listed on the statement 19 of the party who calls the witness. 20

21 (c) No witness called by any party required to serve and file  $\mathbf{22}$ a statement of valuation data may testify on direct examina-23 tion during the case in chief of the party who called him to  $^{24}$ any data required to be listed on a statement of valuation data. 25unless such data is listed on the statement of valuation data 26 of the party who calls the witness, except that testimony that is merely an explanation or elaboration of data so listed is not 27  $\mathbf{28}$ inadmissible under this section.

29 SEC. 6. Stetion 1246.5 is added to the Code of Civil Pro-80 cedure, to read:

1246.5. (r) The court may, upon such terms as may be just, 31 32 permit a party to call a witness or to introduce evidence on 33 direct examination during his case in chief where such witness or evidence is required to be but is not listed in such party's 34 statement c" vibration data, if the court finds that such party 35 has made a good faith effort to comply with Sections 1246.1 36 and 1246.2, that he has complied with Section 1246.3, and that, 37 by the date of the service of his statement of valuation data, he: 38 <del>(a)</del> 39

40 (1) Weak not in the exercise of reasonable diligence have 41 determined to call such witness or discovered or listed such 42 evidence; or

.43 <del>(b)</del>

44 (2) Foiled to determine to call such witness or to discover 45 or list such evidence through mistake, inadvertence, surprise or 46 excusable neglect

47 (b) In making a determination under this section, the court 48 shall take into account the fact that the opposing party may. 49 have relied upon the statement of valuation data and may 50 be surprised or prejudiced if the witness is called or the 51 evidence introduced.

Section 1246.6 is added to the Code of Civil Pro-SEC. 7. cedure, to read :

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1246.6. The procedure provided in Sections 1246.1 to 1246.5, inclusive, does not prevent the use of other discoveryprocedures in eminent domain proceedings.

SEC. 8. Section 1246.7 is added to the Code of Civil Procedure, to read:

1246.7. Nothing in Sections 1246.1 to 1246.6, inclusive, 8 makes admissible any matter that is not otherwise admissible 9 as evidence in eminent domain proceedings. 19

SEC. 9. Section 1247b of the Code of Civil Procedure is 11 amended to read: 12

1247b. Whenever in an eminent domain proceeding only a 13 14 15 portion of a parcel of property is sought to be taken, the plaintiff, within 15 days after a request of a defendant to tim plaintiff upon request of a depfendant made not later than 16 45 days prior to the day set for trial, shall prepare a map 17 showing the boundaries of the entire parcel, indicating thereon 18 (19 the part to be taken, the part remaining, and shall serve an exact copy of such map on the defendant or his attorney not 20 later than 15 days prior to the day set for the pretrial con-, 21 ference, or, if no pretrial conference is held, not later than 30 22 days prior to the day set for trial. .23 · 1.77

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STATE OF CALIFORNIA

EDMUND G. BROWN, Governor

### CALIFORNIA LAW REVISION COMMISSION

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To: Persons Commenting on Tentative Recommendations of the California Law Revision Commission Relating to Condemnation Law and Procedure

The California Law Revision Commission is planning to recommend a comprehensive eminent domain statute for enactment at the 1969 session of the Legislature. During the next three years, the Commission will be preparing and distributing tentative recommendations on various aspects of this subject to interested persons for comment. These comments will be taken into account when the statute to be recommended to the 1969 Legislature is prepared.

The enclosed materials relate to discovery in eminent domain proceedings. The materials consist of:

(1) Senate Bill No. 71 which was introduced at the 1963 legislative session.

(2) A pamphlet containing the Commission's Recommendation and Study relating to Discovery in Eminent Domain Proceedings.

Senate Bill No. 71 passed the Senate in 1963 but died in the Assembly Judiciary Committee. The bill is explained in some detail in the Recommendation contained in the enclosed pamphlet. The amendments which were made after the bill was introduced are primarily of a technical nature.

The Commission seeks comments on whether such legislation is needed and desirable and whether any changes should be made in the legislation as it passed the Senate in 1963. In order to maintain our schedule on this project, we would like to receive any comments you may care to make not later than June 30, 1966.

Yours truly,

John H. DeMoully Executive Secretary