Volume 1

STATUTES OF CALIFORNIA
1958 AND 1959

CONSTITUTION OF 1879 AS AMENDED
MEASURES SUBMITTED TO VOTE OF ELECTORS,
1958 GENERAL ELECTION

GENERAL LAWS, AMENDMENTS TO CODES,
RESOLUTIONS, AND CONSTITUTIONAL
AMENDMENTS

PASSED AT

THE 1958 REGULAR SESSION OF
THE LEGISLATURE

THE 1958 FIRST AND SECOND EXTRAORDINARY
SESSIONS OF THE LEGISLATURE

AND

THE 1959 REGULAR SESSION OF THE LEGISLATURE

Compiled by
RALPH N. KLEPS
Legislative Counsel
CONCURRENT AND JOINT RESOLUTIONS

AND

CONSTITUTIONAL AMENDMENTS

FIRST EXTRAORDINARY SESSION

1958
WHEREAS, Bowling, man’s oldest known sport, was first introduced into this Country from Holland in colonial times but has experienced its most phenomenal growth in the last 20 years; and

WHEREAS, Because the sport of bowling has gained enormously in popularity in San Francisco and the State of California generally, and because a large number of particularly skilled teams and individual players of the game have been developed in this State, making it a real center of this great sport, it is particularly fitting that the City of San Francisco was selected as the site for this outstanding tournament; now, therefore, be it

Resolved by the Assembly of the State of California, the Senate thereof concurring, That the Members of the Legislature extend the heartiest of welcomes to the officers of the International Woman’s Bowling Congress, the many teams and players participating in the tournament, and the thousands of visitors attracted to the State of California and the City of San Francisco to observe bowling at its best; and be it further

Resolved, That the Members of the Legislature extend their congratulations and commendations to the officers and members of the various California bowling organizations who made the holding of this tournament in California possible; and be it further

Resolved, That the Chief Clerk of the Assembly is directed to prepare suitable copies of this resolution for presentation to the officers of the Woman’s International Bowling Congress, namely, Jeannette Knepprath, President, and Emma Phaler, National Secretary; to Bernice Olson, President of the San Francisco Women’s Bowling Association, and to Winnifred Berger, Chairman of the Tournament Committees.

CHAPTER 79

Assembly Joint Resolution No. 9—Relative to legislative jurisdiction over federal lands.

[Filed with Secretary of State April 24, 1958.]

WHEREAS, Legislation is pending in the United States Congress to permit federal agencies to restore to states certain jurisdictional authority now vested in the United States over federally owned or operated land areas; and

WHEREAS, This proposed legislation would declare it to be the policy of Congress that the Federal Government shall retain only such measure of legislative jurisdiction over federally owned or operated land areas within the states as may be necessary for the proper performance of federal functions; and

WHEREAS, It is the sense of the Legislature of the State of California that, to the extent consistent with the purposes for which the land is held by the United States, the Federal
Government should not retain any legislative jurisdiction within federally owned or operated areas which might be exercised by the states, and particularly that the Federal Government should not retain any legislative jurisdiction with respect to qualifications for voting, education, public health and safety, taxation, marriage, divorce, annulment, adoption, commitment of the mentally incompetent, and descent and distribution of property, normally exercised by the states; and

WHEREAS, One measure pending in the Congress which will accomplish the objectives set forth in this resolution is S. 1538, introduced by Senator McClellan; now, therefore, be it

Resolved by the Assembly and Senate of the State of California, jointly, That the Legislature of the State of California respectfully memorializes the President and the Congress of the United States to enact S. 1538, or similar legislation, relating to the legislative jurisdiction of the United States over federal lands; and be it further

Resolved, That the Chief Clerk of the Assembly be hereby directed to transmit copies of this resolution to the President and Vice President of the United States, to the Speaker of the House of Representatives, to Senator McClellan, and to each Senator and Representative from California in the Congress of the United States.

CHAPTER 80

Assembly Joint Resolution No. 14—Relative to the allocation of funds for the prevention of encephalitis.

[Filed with Secretary of State April 24, 1958.]

WHEREAS, Many areas of the State of California were recently subjected to heavy floods, with the result that the President declared the State a disaster area; and

WHEREAS, As the result of such floods many thousands of acres are still under water; and

WHEREAS, This flooding of large areas will cause a tremendous increase in the number of mosquitoes, including the Culex tsarsalis which is the vector for equine and human encephalitis; and

WHEREAS, Normal mosquito control practices will not be sufficient to protect the people of the affected areas from the threat of an epidemic condition of encephalitis; now, therefore, be it

Resolved by the Assembly and Senate of the State of California, jointly, That the Legislature of the State of California respectfully memorializes the Federal Director of Civil Defense to make federal funds available to the State of California under Public Law 875 of the Eighty-first Congress, as amended, for the prevention of this threatened epidemic; and be it further