



LEGISLATIVE
INTENT SERVICE, INC.

712 Main Street, Woodland, CA 95695
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LEGISLATIVE HISTORY REPORT AND ANALYSIS

Re: **Assembly Joint Resolution No. 96 (Martinez – 1994)**
Resolution Chapter 146, Statutes of 1994

Our File No.: 0620601

The legislative history of the above-referenced bill is documented by materials itemized in one declaration.

To comprehend quickly the presentation and order of the documents and obtain important information on our research policies and procedures and request for judicial notice, please visit our web site at www.legintent.com and click on the links “Points and Authorities” and “Research Aids and Policies.”

ASSEMBLY JOINT RESOLUTION NO. 96 (MARTINEZ – 1994)
RESOLUTION CHAPTER 146, STATUTES OF 1994

Assembly Joint Resolution No. 96 relative to the Gabrielino was introduced on August 8, 1994 by Assembly member Diane Martinez at the request of the “Gabrielino-Tongva Nation.” (See Exhibits #1a and #3, page 1)

Assembly Joint Resolution Bill 96 was assigned to the Senate Committee on Rules where policy issues raised by the bill were considered. (See Exhibit #3) Two amendments were made to Assembly Joint Resolution Bill 96, once in each House. (See Exhibits #1b, #1c, and #2) Subsequent to legislative approval it was recorded by the Secretary of State on September 13, 1994 as Resolution Chapter 146 of the Statutes of 1994. (See Exhibits #1d and #2)

The Third Reading analysis prepared by the Office of Senate Floor Analyses provides the following digest of Assembly Joint Resolution No. 96 as it was last amended on August 26, 1994:

This resolution recognizes the Gabrielinos as the aboriginal tribe of the Los Angeles Basin and urges the President and Congress to give similar recognition to the Gabrielinos.
(See Exhibit #4c, page 1)

The rationale for the bill is set forth in the analysis of the Senate Committee on rules as follows:

According to the author, with Federal recognition, the Indian inhabitation of the Los Angeles Basin would gain opportunities for their people, especially the young who need the educational assistance available to tribes with Federal recognition.
(See Exhibit #3, page 2)

The file of Assembly member Martinez provides further background documents regarding the need for Assembly Joint Resolution No. 96. (See Exhibit #6) This file also contains documents showing how the resolution was opposed and how that opposition resulted in the amendments to Assembly Joint Resolution No. 96. (Id. at document A-77)

The language you are investigating may be affected by bills, pending or enacted, in the current legislative session. *We do not ordinarily review for current session bills, but will do so upon request.*

Any analysis provided in this report is based upon the nature and extent of your request to us, as well as a brief review of the enclosed documents. As such, it must be considered tentative in nature. A more conclusive statement of the impact of the legislative history in your case would be dependent upon a complete understanding of all of the factual issues involved and the applicable legal principles.

We appreciate the opportunity to provide this assistance and hope that these efforts will be of value to you.



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DECLARATION OF FILOMENA M. YEROSHEK

I, Filomena M. Yeroshek, declare:

I am an attorney licensed to practice before the courts of the State of California, State Bar No. 125625, and am employed by Legislative Intent Service, Inc., a company specializing in researching the history and intent of legislation.

Under my direction and the direction of other attorneys on staff, the research staff of Legislative Intent Service, Inc. undertook to locate and obtain all documents relevant to the enactment of Assembly Joint Resolution No. 96. Assembly Joint Resolution No. 96 was approved by the Legislature and was enacted as Resolution Chapter 146 of the Statutes of 1994.


The following list identifies all documents obtained by the staff of Legislative Intent Service, Inc. on Assembly Joint Resolution No. 96 of 1994. All listed documents have been forwarded with this Declaration except as otherwise noted in this Declaration. All documents gathered by Legislative Intent Service, Inc. and all copies forwarded with this Declaration are true and correct copies of the originals located by Legislative Intent Service, Inc. In compiling this collection, the staff of Legislative Intent Service, Inc. operated under directions to locate and obtain all available material on the Number.

ASSEMBLY JOINT RESOLUTION NO. 96 OF 1994:

1. All versions of Assembly Joint Resolution No. 96 (Martinez-1994);
2. Procedural history of Assembly Joint Resolution No. 96 from the 1993-94 Assembly Final History;
3. Analysis of Assembly Joint Resolution No. 96 prepared for the Senate Committee on Rules;
4. Three Third Reading analyses of Assembly Joint Resolution No. 96 prepared by the Office of Senate Floor Analyses;
5. Material from the legislative No. file of the Office of Senate Floor Analyses on Assembly Joint Resolution No. 96;
6. Material from the legislative No. file of Assembly member Martinez on Assembly Joint Resolution No. 96;

7. Excerpt regarding Assembly Joint Resolution No. 96 from the 1994 Digest of Significant Legislation, prepared by the Office of Senate Floor Analyses, October 1994.
8. Excerpt regarding Assembly Joint Resolution No. 96 from the 1993-94 Journal of the Assembly, August 11, 1994.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 2nd day of January, 2007 at Woodland, California.



FILOMENA M. YEROSHEK

youth, and child care centers, public parks and recreational facilities, mass transportation and municipal utilities, as well as the renovation of existing facilities; assist in the conversion of both closed manufacturing plants and obsolete military production facilities to new, socially necessary forms of production; and undertake projects to clean up the environment.

(2) Provide work and training or retraining to all the unemployed and underemployed at prevailing union-scale wages and guarantee a full complement of benefits such as health care, vacation, and pensions.

(3) Include a special youth component that combines employment, education, and recreational opportunities and the right to collect unemployment insurance.

(4) Result in the millions of additional jobs in the manufacturing sector providing materials and machinery for public works projects, as well as new jobs in all sectors due to the stimulative effects on the economy of increased purchasing power of a fully employed workforce; and be it further

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

RESOLUTION CHAPTER 146

Assembly Joint Resolution No. 96—Relative to the Gabrielinos.

[Filed with Secretary of State September 13, 1994.]

WHEREAS, Gabrielino tribal territory encompasses the entire Los Angeles Basin area and the Channel Islands of Santa Catalina, San Nicholas, and San Clemente; and

WHEREAS, The Gabrielino were, at one time, one of the most prosperous and generous Native American tribes of southern California. Long before European contact, the Gabrielinos already had a major society in place with a government, laws, religion, music, dance, art, a monetary system, and cultural exchange; and

WHEREAS, The State of California has had consistent interaction with the Gabrielinos, known originally as the San Gabriel Band of Mission Indians; and

WHEREAS, The State of California recognizes that the Gabrielino Indian community existed and has continued to exist without interruption to the present day; and

WHEREAS, The State of California recognizes that the Gabrielinos have held general membership meetings in the San Gabriel, California region for over 100 years; and



WHEREAS, The State of California recognizes that Gabrielino members participate consistently in tribal affairs; now, therefore, be it

Resolved by the Assembly and Senate of the State of California, jointly, That the State of California recognizes the Gabrielinos as the aboriginal tribe of the Los Angeles Basin and takes great pride in recognizing the Indian inhabitation of the Los Angeles Basin and the continued existence of the Indian community within our state; and be it further

Resolved, That the California Legislature respectfully memorializes the President and Congress of the United States to likewise give recognition to the Gabrielinos as the aboriginal tribe of the Los Angeles Basin; and be it further

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

RESOLUTION CHAPTER 147

Assembly Concurrent Resolution No. 119—Relative to memorial highways.

[Filed with Secretary of State September 15, 1994.]

WHEREAS, California Highway Patrol Officers Roy P. Blecher and W. Michael Freeman, both veteran officers, were shot to death during an enforcement stop on Interstate Highway Route 80 near the Yolo Causeway in the early morning hours of December 22, 1978; and

WHEREAS, The circumstances of their death, at the hands of an armed felon, served to later enhance the curriculum of officer safety training for cadets at the nearby California Highway Patrol Academy in the City of West Sacramento; and

WHEREAS, State Traffic Officer Richard Alan Maxwell began his career in law enforcement with his appointment to the California Highway Patrol on May 15, 1989, and following, his graduation from the California Highway Patrol academy on October 5, 1989, was assigned to the Bakersfield area, his first and only assignment; and

WHEREAS, On July 11, 1994, this gallant officer was killed in the line of duty; and

WHEREAS, Officer Maxwell spent the last five years of his life providing for the safety and assistance of motorists using the streets and highways of this state; and

WHEREAS, Officer Maxwell was held in high esteem by his loving family and friends and other individuals fortunate enough to know him; and

