

6. Upon motion of Mr. Houser, seconded by Mr. Riley, a resolution was adopted embodying the following disposition and action with regard to the hereinafter described grazing leases:

(a) That a lease for a period of three years dating from May 14, 1942, be issued to Duque Bros. under Lease No. 1056 of Section 36, T. 33 N., R. 14 E., M. D. M., and Section 36, T. 33 N., R. 15 E., M. D. M., the lands being located in Lassen County, containing 1280 acres, at the consideration of 11 ¢ per acre per year; (Sacramento office)

(b) Action upon the application No. 1054 of Herman Akers for a five year lease of the E $\frac{1}{2}$  of Section 16, T. 19 S., R. 12 E., M. D. M., containing 320 acres in Fresno County, at a cost of 5¢ per acre per year, was deferred until the next meeting of the Commission in order to afford further time for study of the reasonable rental value of the land applied for. (Sacramento office)

7. Upon motion of Mr. Riley, seconded by Mr. Houser, a resolution was unanimously adopted approving and confirming the following actions heretofore taken by the Executive Officer:

(a) The appointment of Robert Stricklin as an Oil Gauger at Huntington Beach, effective January 18, 1943, such appointment having been authorized by the Commission November 17, 1942, the same constituting a replacement of S. F. Rhoades, who left the employ of the Commission on October 31, 1942, his employment prior thereto having been on a part time basis, and filling a need caused by increased field gauging duties; (Personnel file)

(b) The delivery to the Governor and to each House of the 55th Session of the Legislature of a report relative to Torrens Title, the same having been made pursuant to Section 6211 of the Public Resources Code; (Sacramento office)

(c) The acceptance, without prejudice to the provisions of the respective leases nor of applicable law, of crude oil purchase contracts for Leases Nos. 92 and 93 by the Pacific Western Oil Corporation and the Richfield Oil Corporation, such purchase contracts bearing date November 14, 1942; (Nos. 92 and 93, Chap.303-1921)

(d) The permission heretofore granted to the Standard Oil Company of California to use additional time in the determination of acreage figures of the 29 and 30th revisions of the allotment of acreage to State lands such time being necessary pending the determination of findings by the Rio Vista Engineering Committee, and such permission having been granted with the understanding that the approval shall not be construed against the State as a waiver of its right under paragraph 4 of Exhibit "A" of Agreement No. 415. (No. 415 - 303-21 Series)

8. Unanimous consent of the Commission was given for the installation of a telephone in the office of the Commission at Rio Vista. (correspondence file)