

7. Upon motion duly made and unanimously carried, a resolution was adopted wherein the Executive Officer was authorized to negotiate extension agreements with those persons who made applications for such extension agreements pursuant to Chapter 502 of the Statutes of 1943. These extension agreements are to be for a period of not to exceed five years from July 1, 1943, and in addition shall be only so made when the petitioner has agreed to pay on or before January 1, 1944 at least twenty per cent of the delinquent principal involved. The remaining unpaid principal may then be amortized over the remaining period on a quarterly, semi-annual or annual basis. Interest payments at the rate of five per cent shall be paid annually in advance on all remaining unpaid principal.

8. Upon motion duly made and unanimously carried, a resolution was adopted wherein the \$969.20 tendered with the extension agreement application of Charles R. Price was refused, because of the attempt on the part of Mr. Price to attach conditions to his payment. The Executive Officer was instructed to inform Mr. Price that his delinquent interest payment would be accepted only in accordance with the provisions of Chapter 502 (A.B. 489) and that unless a statement was received from Mr. Price on or before July 1, 1943, wherein he removed the conditions attached to the payment, the Commission would be forced to assume that he wished his lands forfeited in accordance with the statutes.

9. Upon motion duly made and unanimously carried, a resolution was adopted wherein the Commission ordered the sale of scrip deferred until January 1, 1944. The Executive Officer was instructed to return all application for scrip received between June 23, 1943, and January 1, 1944. The Executive Officer was further instructed to study the matter of the sale of scrip and report back his recommendations relative to the sale of scrip within the next ninety days.

10. Upon motion duly made and unanimously carried, a resolution was adopted rejecting all pending grazing lease applications and instructing the Executive Officer to refund the advertising deposits submitted with the applications. These instructions were given the Executive Officer pursuant to the establishment by the Commission of a policy of rejecting all applications for grazing leases when the offer contained within the application was less than the 20 cents per acre per year minimum for five year lease terms established by the Commission, or five per cent of the appraised value of the land when the land was such as to warrant an appraisal thereof.

11. (Application for Easement No. 96, P.R.C.) Upon motion duly made and unanimously carried, a resolution was adopted wherein the matter of the refusal or reluctance of the Southern California Telephone Company to enter into an easement and right-of-way agreement with the State for a telephone crossing which they installed on certain lands in San Bernardino County was ordered referred to the Attorney General for appropriate legal action. It was pointed out by the Executive Officer that the Southern California Telephone Company had contended that the law gave them the authority to establish crossings, etc. on any lands without payment therefore.