

IT IS ORDERED THAT The Executive Officer of this Commission shall furnish a certified copy of this resolution to the Attorney General of the State of California for transmittal to the Governor.

37. (Goose Lake.) The Executive Officer reported that on September 30, 1942, the Bureau of Reclamation, Department of the Interior, pursuant to the provisions of Public Law No. 588, 77th Congress, 2d Session; sent to the Commission the quitclaim deed from the United States to the State of California quitclaiming all rights, title and interest of the United States in that part of Goose Lake situated in the State of California. This land formerly belonged to the State of California and was deeded to the Federal Government in connection with a proposed reclamation project at Goose Lake. The project has since been abandoned. At the time of submission of the quitclaim deed to the State Lands Commission, there was no authority whereby the State could accept a quitclaim. In order to provide authority for acceptance of quitclaims, the Legislature passed S. B. 554 which bill was signed by the Governor and became Chapter 641, Statutes of 1943. Authority to accept quitclaim deeds on behalf of the State is now vested in the State Lands Commission. Upon motion duly made and un-animously carried, a resolution was adopted authorizing the Executive Officer to accept this quitclaim deed and to record it in the records of the County of Modoc and to notify the United State Land Office of the Book and Page where the deed was so recorded.

38. (Deposit of dredging spoils on Tideland near Sausalito.) The Executive Officer reported to the Commission that the Maritime Commission, for the benefit of Marinship, were considering rehabilitation of the old Northwest Pacific Railroad car ferry slips at Sausalito. This rehabilitation involves the moving by Marinship of channel dredging spoils (which were deposited on State tide and submerged land without authorization), the dredging of a new channel from the Bay to the old Northwest Pacific Terminal, and the question of what rights, if any, the Northwest Pacific has in the area involved. After full discussion, upon motion duly made and un-animously carried, the Executive Officer was instructed to negotiate with all the parties concerned in this development to the end that the State's interest shall be adequately protected.

39. (Guadalupe Canal, Alden Ames, Esq., ) Judge Alden Ames appeared before the Commission in the interest of his client who claims title to 13.92 acres of tide and submerged land situated in San Mateo County. Judge Ames has filed a mandamus action against the State Lands Commission in an effort to compel the Commission to sell these lands to his client for \$1.00 per acre. Judge Ames expressed a desire on behalf of his client to either buy the land or to enter into a long term lease with the State for the land. Upon motion duly made and un-animously carried, a resolution was adopted instructing the Executive Officer to have the Attorney General resist the mandamus action and to discuss with Judge Ames the possibility of his client's leasing this property from the State.