- 9. (Application for Location of Temporary One Inch Fuel Gas Line Across Monteguma Slough Solano County Standard Oil Company No. P. R. C. 238) Upon rotion duly made and unanimously carried, a resolution was adopted confirming the contingent approval previously granted to the Standard Oil Company for a six-months' tomporary pormit for the construction of a one inch gas line across Monteguma Slough in Edano County. This permit is to expire on December 10, 1946, and is to be issued at no consideration other than the \$5.00 filing fee and the filing of a \$1,000.00 bond to guarantee removal of any lines placed pursuant to the permit.
- 10. (Tideland Loase ipplication, J. D. Pemberton) The Commission was informed that Jon D. Pemberton had submitted a letter application for an exclusive lease of selected tidelands adjacent to beach resorts from San Francisco to the Mexican Border for merchandising beach wares from amphibious jeeps stationed seaward of the ordinary high water mark. Upon motion duly made and umanimously carried, a resolution was adopted declining to receive an application for the requested restrictive lease on tide and submerged lands for the reason that issuance of such lease does not appear to be in the general public interest.
- 11. (Application to Assign Corte Madera Lease No. P. R. C. 39) Upon motion duly made and unanimously carried, a resolution was adopted approving the assignment of Corte Madera Lease No. P. R. C. 39, Ark Site No. 10, from Edward J. Murphy to Faul J. Bourdon, subject to a lease modification which shall provide that the rental horetofore payable quarterly shall be paid annually on the first of January of each year during the remainder of the term of the lease.
- 12. (Moss Landing Earbor District Montercy County) Ernest
  A. Wilson, Esquire, Attorney for the Moss Landing Harbor District,
  and Mr. Griffin, President of the Moss Landing Harbor District,
  appeared before the Commission to present an adverse epinion
  relative to the authority of the Commission to require or enter
  into a lease for tide and submerged lands located within the
  Moss Landing Harbor District. Upon motion duly made and
  unanimously carried, a resolution was adopted that the issuance
  of any lease in the District be PESSED on Tile and that the
  Attorney General be requested to advise the Commission by formal
  epinion of the authority of the Commission to require and enter
  into a lease with the Moss Landing Harbor District.