A record sourch has shown that title to the subject Section 36, passed to the State upon approval of the plat of survey of February 6, 1857, under the School Land Grant of March 3, 1853, as shown on the clearance list received from the District Land Office on April 17, 1872, but such land was subsequently sold into private ownership by the State. The Office of Indian Affairs has been so advised.

Upon motion duly made and unanimously carried, a resolution was adopted rescinding the action of the Commission takon at its meetings on April 18, 1947 and August 19, 1947, Pages 738 and 773 of the Minutes, respectively.

18. (Application for Assignment of Lease No. P.R.C. 1024 - Fish Canyon -S. B. S. Nelson) The Commission was informed that an application has been received from Mr. S. B. S. Nelson, Research under Recreational Lease No. P.R.C. 1024 of Lot 30 in the NET of SET of Section 16, T. 1 N., R. 10 W., S.B.M., Fish Canyon, issued January 1, 1942, for a period of ten years, for approval of an assignment of the lease to Mr. and Mrs. Neil Enochs of Los Angeles. The statutory \$5.00 filing fee has beer, paid.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to approve the assignment of Lease Not. P.R.C. 1024, covering Lot 30, Fish Canyon, from Mr. S. B. S. Nelson to Mr. and Mrs. Neil Enochs.

19. (Application for Assignment of Lease No. P.R.C. 1140 - Fish Canyon -Myrtle Cunning and Ethel Munch) The Commission was informed that an application has been received from Mesdames Myrtle Cunning and Ethel Munch, lessees under Recreational Lease No. P.R.C. 1140 of Lot 31 in the NET of SET of Section 16, T. 1 N., R. 10 W., S.B.H., Fish Canyon, issued January 1, 1945 for a period of ten years, for approval of an assignment of the lease to Mr. and Mrs. Kenneth Vett of Los Angeles. The statutory \$5.00 filing fee has been paid.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to approve the assignment of Lease No. P.R.C. 1140, covering Lot 31, Fish Canyon, from Mesdames Myrtle Cunning and Tthel Munch to Mr. and Mrs. Kenneth Vett.

20. (Personnel - Overtime Services - Tideland Litigation) The Commission was informed that in order that the following employees may be paid for overtime services rendered in connection with California's effort to retain its marginal sea area and to conform to instructions issued by the Director of Finance per letter of February 3, 1948, the Commission is requested to approve overtime pay for services performed during February for the following employees:

Name	Title	Date	Hours
Helen Turek	Junior Stenographer-Clerk	2/16/48	4
Geneva Harvey	Secretary-Stenographer	2/11/48 2/16/48 2/21/48	2 4 2호
June Fleming	Sealor Stenographer-Clerk	2/12/48 2/16/48	4 <u>1</u> 4
Myrtle Klug	Intermediate Stenographer-Clerk	2/16/48	4

Upon motion duly made and unanimously carried, a resolution was adopted approving payment of compensation to the above employees for said services at their regular salary rates, said payment to be made from Executive Order D 726, "Drfense of State's Interest in Tide and Submerged Lands."

21. (Extension of the Long Beach Breakwater - War Department - Corps of Engineers) The Commission was informed that at the present time the War Department Corps of Engineers is studying the feasibility of extending the San Pedro-Long Beach breakwater from its authorized end 9,000 feet offshore from the Los Angeles-Orange County boundary a distance of 11,200 feet southeasterly and parallel to the coast line. This extension would include the submerged lands in front of Seal Beach to a point offshore from Anaheim Bay.

The Commission was further informed that preliminary estimate of the Corps of Engineers is that the extension cannot be economically justified unless the State or local interests provide fifty percent of the total estimated cost of \$10,700,000.00.

Upon motion duly made and unanimously carried, a resolution was adopted authorizing the sponsorship of a favorable report to the Governor and the Legislature that the State participate in the cost of the breakwater extension to the extent of one-half of the estimated cost and not to exceed \$6,000,000.00, said funds for such State participation in the project to come from one-half of the monthly oil revenues accruing in the State Lands Act Fund from developments made possible by the construction of the breakwater. Any revenues derived from development from the upland are not to be included in funds to be made available for the participation. In any event, there shall be no participation by the State unless it is finally determined that the submergod lands are in fact owned by the State, and the amount of money finally determined upon to be spent by the State be concurred in by the State Lands Division. 22. (Geophysical Exploration - Shell Oil Company, Incorporated - Los Angeles, Orange and Santa Barbara Counties - W.O. 271) The Commission was informed that a request has been received from Shell Oil Company, Incorporated for a permit to conduct geophysical exploration operations on submerged lands between Point Conception and Dana Point in Santa Barbara, Los Angoles and Orange Counties, during the period April 1 to July 31, 1948, inclusive. The statutory \$5.00 filing fee has been deposited.

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