A meeting of the State Lands Commission was held in Room 120, Business and Professions Building, Sacramento, California, on February 6, 1951, at 10:00 A.K.

Present: Honorable James S. Dean, Chairman Honorable Thomas H. Kuchel, Member

Absent: Honorable Goodwin J. Knight, Member

- 1. UPON MUTICA DULY MADE AND UNANIMOUSLY CARRIED, THE MINUTES OF THE MEETINGS OF JANUARY 1. JANUARY 18, AND JANUARY 30, 1951, WERE APPROVED AND CONFIRMED AS SUBMITTED.
- 2. UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, IT WAS DECIDED TO DEFER SETTING A DATE FOR THE NEXT COMMISSION MEETING.
- 3. (RATECNED J. BROOKS, APPLICATION FOR LEASE, CHAIN ISLAND, SACRAMENTO COUNTY W.O. 810, P.R.C. 587) The Commission was informed that Mr. Raymond J. Brooks has applied for a five year lease of Chain Island, classed as tide and subscreed land, at the confluence of the Sacramento and San Josquin Rivers. As surveyed in 1902 the island contained 53.6 acres but is reported to be considerably smaller at this time. The lease is desired for dock hunting purposes by Mr. Brooks and his son, not on a conserval basis. Mr. Larry Heringer of Sacramento has appreciated the land and satisfates its value at \$750.00. Regulatory rental will be \$50.00 annually. Filing fee and expense deposit have been paid. No construction other than duck blinds is anticipated.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIZING THE EXECUTIVE OFFICER TO ISSUE TO RAMOND J. BROCKS A LEASE OF CHAIN ISLAND, SACRAMENTO COUNTY, FOR A PERIOD OF FIVE TEARS AT AN ANNUAL RENTAL OF \$50.00, WITH RIGHT OF RENEMAL FOR TWO ADDITIONAL PERSONS OF FIVE YEARS EACH, AT SUCH BENTAL AS MAY BE DETERMINED PRIOR TO EACH RENEWAL PERIOD, THE AREA LEASED TO BE USED FOR PRIVATE RECREATIONAL USE, NO FERFORMANCE HOND BEING REQUIRED,

h. (USE OF TIDE AND SUBHERGED LANDS, REVOCABLE PERMIT, U. S. NAVY, ASBOTTS LAGCON, HARIN COUNTY - W.O. 1072, P.R.C. 225) The Commission was informed that an application has been received from the 12th Naval District. San Francisco, for a renewel for a period of five years from April L. 1951, of a Nevocable Permit of tide and submerged lands for use of Abbotts Lagoon in Marin County. This lagoon has been used under two revocable permits to the Navy issued on April L. 1961, and April L. 1966. The Navy has been using this lagoon in its bumber training operations. Under the permit, no permanent interest in Abbotts Lagoon has been acquired by the United States and the permit is revocable should the United States fail to use the area during a period of air months.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADDITED AUTHORIZING THE EXECUTIVE OFFICER TO ISSUE A FIVE HEAR NEWOCABLE PERMIT, WITH NO RENDIAL PROVISIONS, TO THE UNITED STATES FOR A PORTION OF ABBOTTS LACOON IN MARIN COUNTY, WHICH AREA IS TO BE USED BY THE NAVY IN BOMBER TRAINING OFFRATIONS, THE PERMIT TO BE ISSUED WITH THE CONSIDERATION THAT IT IS IN THE PUBLIC INTEREST, NO FILING PEE OR RESTAL TO BE REQUIRED.