The Executive Officer is authorized to approve the reservation to the State of the minerals in ten acres of land to be sold by the Nineteenth District Agricultural Association to the Santa Barbara School District, as detailed in the letter of June 5. 1953 from the Nineteenth District Agricultural Association, the reservation in the Grant Deed for the sale of the subject property to read as follows:

"Reserving unto the State and persons authorized by it, pursuant to Public Resources Code, Section 6101, all deposits of minerals, including oil and gas in said real property, together with the right to prospect or extract and remove such deposits of minerals, including oil and gas therefrom."

AUTHORIZED HEARINGS - W.O. 1087.) From time to time the State Lands Commission has authorized the Executive Officer to conduct hearings relating to proceedings required under the provisions of Section 126 of the Government Code and for other matters. In the past, the Commission has delegated to the Executive Officer authority to issue subpoenas and administer oaths to witnesses. At the meeting of the Commission March 24, 1953, in adopting a codified delegation of authority and assignment of duties to the Executive Officer it rescinded all previous delegations of authority, so that it now appears necessary to reinstate the delegations of authority to administer oaths and issue subpoenas, as that authority is not specifically contained in the delegation approve. March 24, 1953.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, IT WAS RESOLVED AS FOLLOWS:

That there is delegated to the Executive Officer all the powers conferred upon the State Lands Commission by Sections 11180-11191 of the Government Code for the purpose of administering oaths and issuing subpoenss in connection with hearings authorized by the Commission.

17. (HEARINGS PURSUANT TO SECTION 126 GOVERNMENT CODE - W.O.s 1454 AND 1470.) Requests have been received for action by the Commission under Section 126 of the Government Code relative to acceptance of exclusive jurisdiction by the United States of lands within the State of California.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED. IT WAS RESOLVED AS FOLLOWS:

The Executive Officer is authorized to order and conduct the requisite hearings pursuant to Section 126 of the Government Coda and under the rules and regulations adopted by the Commission on June 14, 1919, on the applications for consent to acquisition by the United States of Lands comprising the following sites:

Department of the Navy - Naval Air Station San Diego County Annex Department of the Navy - Naval Air Station
Alameda County
Additional Storage

at such time as may be determined by the Executive Officer, the proceedings and determinations of all such hearings to be reported to the Commission for final consideration and action.

18. (AUTHORITY TO ENTER INTO CONTRACTS WITH THE ATTORNEY GENERAL FOR LEGAL SERVICES - W.O. 721 AND GENERAL DATA.)

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, IT WAS RESOLVED AS FOLLOWS:

The Executive Officer is authorized to execute contracts with the Attorney General for services to be rendered as follows:

such contracts to provide for services for the 1953-54 Fiscal Year. The afore-mentioned contracts shall be encumbrances against Appropriation Items 143, Defense of the State's Interest in its Tide and Submerged Lands, and 142, Support - Division of State Lands, Chapter 971/53, respectively.

By letter dated June 15, 1953, the Chief Administrative Officer of the Department of Justice advised that his estimate of the costs of services to be rendered the State Lands Commission for the defense of the State's interest in its tide and submerged lands and defense of the State in quiet title actions was \$20,000 and \$5,000 respectively. He requested that contracts for such services be issued to the Department of Justice in the afore-mentioned amounts.

Although the passage of the "Submerged Lands Act" (HR 1198) has restored to California its marginal sea included within the original State boundaries, there still remains a considerable amount of work to be done with respect to this matter. The action begun by the United States which resulted in the Supreme Court decision of June 23, 1947 has not as yet been closed, nor has the State as yet recovered its royalties impounded with the United States Government. Furthermore, there is a definite possibility that California may become involved in litigation testing the constitutionality of the Submerged Lands Act. For the above reasons, it would appear advisable to grant the Attorney General a contract for services for the defense of tide and submerged lands in the amount of his estimate.

The amount requested by the Attorney General for defense of quiet title actions appears to be in keeping with previous requests and expenditures.

19. (REVIEW OF SALARIES OF STAFF MEMBERS, DIVISION OF STATE LANDS - PERSONNEL.) For several years prior to July 1, 1952 the three senior members of the Staff of the Division of State Lands held the following salary relationship: