UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIZING THE EXECUTIVE OFFICER TO SELL THE 1982 OF SW2 AND LOT 5 OF SECTION 25, AND NET OF SET OF SECTION 26, T. 6 N., R. 3 W., S.B.M., TO MR. WALS AT THE APPRAISED CASH PRICE OF \$610.65, SUBJECT TO ALL STATUTORY RESERVATIONS INCLUDING MINERALS, UPON THE LISTING (CONVEYANCE) OF SAID LANDS TO THE STATE BY THE FEDERAL GOVERNMENT.

6. (TIDELAND LET SLATION - W.O. 721) In view of the fact that the Attorney General and the Logal adviser to the Controller have given advice that only two means by which the Controller might draw his warrants in favor of the United States Treasurer to transfer invoices collected pursuant to the Stipulation effective October 1, 1950, in the case of U.S. vs. California, is by logislation or by decree in a law suit, it is believed advisable that emergency legislation be enacted by the coming session. The following legislation has been drafted by the Attorney General's office. Discussion has been hed thereor by that office with Mr. McCarthy in the Controller's office, Mr. Klep, the Legislative Counsel, and Mr. San Collins, Speaker of the Assembly.

Mr. Everett W. Mattoon, Assistant Attorney General, appeared before the Commission to discuss this legislation with the Commission.

An act to add Section 6817 to the Public Resources Code, relating to the disposition of certain moneys in the State Treasury derived from the use of tide and submerged Lands and authorizing and directing the State Controller to draw warrants for the payment thireof, making an appropriation therefor, and declaring the urrency of this act, to take effect immediately.

The people of the State of California do enact as follows:

SECTION 1. Section 6817 is hereby added to the Public Resources Code, to read as follows:

6817. Notwithstanding the provisions of Section 6816 a news derived from the use of tide and submarged lands along the coast of California under leases by the State of California referred to in that certain Stipulation entered into by the Attorney General of the United States and the Attorney General of California on August 21, 1950, in the case of United States v. California, proceedings in which are now pending in the United States Supreme Court, which moneys are received from and after October 1, 1950, and which under Section 6816 are made payable to the State Lands Act Fund, shall be daposited in a Special Daposit Fund or Trust Fund, and all such moneys so deposited are hereby appropriated for deposit with the Treasurer of the United States to be by him segregated and held in a special fund throughout the effective term of said Stimulation and any extensions thereof which contain the same provisions with regard to the segregation and disposition of such moneys, all in accordance with the provisions of said Stipulation as to the ultimate disposition of said coneys. The Controller is hereby authorized to and shall draw warrants for payment of all such moneys in such Special Deposit Fund or Trust rund; said warrants shall be drawn to the order of the Treasurer of the United States and delivered by said Controller to the Secretary of the Interior; and such verrants shall be drawn and such sums shall be so paid upon the deposit of such moneys in the State Treasury for the quarter following October 1, 1950, and quarterly thereafter. In all other respects the provisions of Section 6816 of this Chapter shall control.

SEC. 2. This act is an urgency measure necessity for the immediate preservation of the public peace, health or safety within the meaning of Article IV of the Constitution, and shall go into immediate effect. The facts constituting such necessity are:

It is of the greatest importance that the development and production of til and gas from the dide and submerged lands along the coast of California continue uninterruptedly, and with the same degree of efficiency as heretofore, mider the leases made by the State of Callfornia to its lesses, during such period as shall elapse until final adjudication of the issues now pending in the United States Supreme Court in the case of United States v. California under the proceedings before the Special Master appointed by said Court, or until permanent legislation is enacted by the Congress determining the rights of this State in and to said lands. The reason for this is that such uninterrupted and efficient development and production is vital to the needs of public health, inc stry, transportation, and many domestic uses of hydrocarbon products in this State. Under the provisions of the Stipulation entered into by the Attorney General of the United States and the Attorney General of California on August 21, 1950 in the action heretofore referred to, it was agreed that all restals, royalties and other payments received by the State of California from these said leases in the tide and submerged lands along its coast, beginning on and subsequent to October 1, 1950, would be segregated and held in a special fund and paid quarterly to the order of the Treasurer of the United States and delivered to the Secretary of the Interior, the United States agreeing to segregate and hold all moneys so paid in a special fund until such time as the proprietary rights in any particular area of said lands shall be finally judicially determined, or shall be agreed to by the parties thereto; such agreement not to preclude any other proper disposition by reason of an order of the Supreme Court of the United States or of an Act of Congress.

The legislative provision contained in this Act is necessary for the immediate carrying out of the provisions of this Stipulation and the aforesaid mainterrupted and efficient production and development of hydro-carbon substances from the aforesaid lands.

UPON MOTION DULY MADE AND UNANTHOUSTY CARRIED, A RESOLUTION WAS ADOPTED APPROVING THE PROPOSED LEGISLATION AND AUTHORIZING THE EXECUTIVE OFFICER TO AMMAN OF FOR ITS INTRODUCTION IN THE 1951 REGULAR SESSION OF THE LEGISLATURE.

7. (WARREN L. STONEBURN, ASSIGNMENT OF LEASE, CORTE MADERA, MARIN COUNTY - W.O. 1009) The Commission was informed that Warren L. Stoneburn, holder of Lease No. P.R.C. 298 covering Corte Madera Ark Site No. 28 has requested that his lease be assigned to Mr. and Mrs. James E. Dinwiddie, filing fee having been paid.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIZING THE EXECUTIVE OFFICER TO APPROVE ASSIGNMENT BY WARREN L. STONEBURN OF LEASE NO. F.E.C. 298 COVERING CORTE MADERA ARK SITE NO. 28 TO MR. AND MRS. JAMES E. DINWIDDIE.

8. (CROCKER ESTATE COMPANY, REQUEST FOR APPROVAL OF SUB-LEASE GUADALUPE CANAL, SAN MATFO COUNTY - P.R.C. 193) The Commission was informed as follows: Crocker Estate Company has requested approval of a sub-lease of a portion of the area in Guadalupe Canal, Jan Mateo County, held by that Company under