

17. (APPLICATION FOR RIGHT-OF-WAY EASEMENT ACROSS SACRAMENTO RIVER AT WALNUT GROVE, SACRAMENTO COUNTY - COUNTY OF SACRAMENTO - W.O. 1218, P.R.C. 712.) The County of Sacramento has recently completed a new bridge across Sacramento River at Walnut Grove, replacing an old bridge which was not under permit. Application has been received for a right-of-way easement for the new bridge.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIZING THE EXECUTIVE OFFICER TO ISSUE TO THE COUNTY OF SACRAMENTO A RIGHT-OF-WAY EASEMENT 125 FEET IN WIDTH AND EXTENDING ACROSS SACRAMENTO RIVER AT WALNUT GROVE, SACRAMENTO COUNTY, FOR SUCH TIME AS THE RIGHT OF WAY IS USED FOR A HIGHWAY BRIDGE, NO FEES OR RENTAL BEING REQUIRED.

18. (APPLICATION FOR MINOR-STRUCTURE PERMIT, TAYLOR SLOUGH, CONTRA COSTA COUNTY, SAN JOAQUIN YACHT CLUB - W.O. 1231, P.R.C. 713.) The San Joaquin Yacht Club has applied for a permit to occupy a small area in Taylor Slough, Contra Costa County, and to construct thereon a floating wharf, at an estimated cost of less than \$1000. The structure and area to be occupied are such as to require no more than a minor-structure permit for a period of five years, permit fee being \$25. Filing fee has been paid.

UPON MOTION DULY MADE AND UNANIMOUSLY CARRIED, A RESOLUTION WAS ADOPTED AUTHORIZING THE EXECUTIVE OFFICER TO ISSUE TO THE SAN JOAQUIN YACHT CLUB A MINOR-STRUCTURE PERMIT COVERING LESS THAN ONE-QUARTER ACRE IN TAYLOR SLOUGH, CONTRA COSTA COUNTY, FOR A PERIOD OF FIVE YEARS, PERMIT FEE TO BE \$25.

19. (REQUEST FOR DEFERMENT OF DRILLING AND OPERATING REQUIREMENTS, HONOLULU-SIGNAL-MACOIL, COAL OIL POINT AREA, SANTA BARBARA COUNTY - P.R.C. 309.) On May 24, 1951 (Minute Page 1368, Item 10), the Commission authorized a deferment of the drilling and operating requirements under Oil and Gas Lease P.R.C. 309 for a period of one year from April 24, 1951, subject to concurrence with or nonobjection to the grant of such deferment by the U.S. Oil and Gas Supervisor, Department of the Interior. The grant of deferment was subject to the express conditions that during the period of deferment the lessees would perform one of the following actions:

1. Initiate development on the lease;
2. Quitclaim the entire lease area;
3. Present new, adequate bases not considered heretofore for consideration as to any further extension of the deferment of the operating and drilling requirements under the lease.

The Signal Oil and Gas Company, upon behalf of the lessees, Honolulu-Signal-Macoil, under the subject lease, has now stated the intention of proceeding with the drilling of a new well on Lease P.R.C. 309 at the earliest possible date after completion of Well P.R.C. 426-101 in the Huntington Beach Tideland Field, from which operation it is proposed that the drilling equipment and the experienced directional drilling crew will be transferred to the Coal Oil Point Area. Due to difficulties in the completion of Well P.R.C. 426-101, it may not be possible to commence full drilling operations under Lease P.R.C. 309 prior to the expiration of the one-year operating deferment on April 24, 1952.