10. (Grazing Lease No. 1032, P.R.C.) Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to notify the Mono Land and Livestock Company that their Grazing Lease No. 1032, Public Resources Code, will be cancelled for failure to pay the second annual rental in the sum of \$24.00 which was due August 11, 1943, unless payment is made within ten days of receipt of such notice.

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- 11. (Grazing Lease No. 1034, P.R.C.) Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to notify Frank Magaldi that his Grazing Lease No. 1034, Public Resources Code, will be cancelled for failure to pay the second annual rental in the sum of \$32.00 which was due August 11, 1943, unless payment is made within ten days of receipt of such notice.
- 12. (Commercial Lease No. 105, P.R.C.) Upon motion duly made and unanimously carried, a resolution was adopted approving the substitution of Robert C. Cecil for Russell R. Travis, as Lessee of Commercial Lease No. 105, P.R.C., covering one and one quarter acres of school land at Vidal Junction, San Bernardino County, J. the SV# of NW# of Section 9, T. 1 N., R. 23 E., S.B.M.
- 13. (Agreement for Easement No. 275.) Upon motion duly made and unanimously carried, a resolution was adopted approving the substitution of Well No. 9-A under Agreement for Easement No. 275, Huntington Beach, for the well covered by Agreement for Easement No. 314, Huntington Beach, the redrilling and deepening of the latter having been approved by the Commission on August 25, 1943; this approval for such substitution was granted subject to the following conditions which were recommended by the Executive Officer:
  - 1. Payment in advance of \$10,000.00;
  - 2. Mutual consent to a minimum of  $12\frac{1}{2}$  per cent royalty;
  - 3. Filing of \$100,000.00 bond; and
  - 4. Redrilling to be made in accordance with the rules and regulations.
- 14. (Indexing of the State's Proprietary Lands.) At the suggestion of Chairman Hassler, a discussion was had relative to the proposed indexing of the State's proprietary lands. It was pointed out that there is great need for a ready reference system and index of all State lands, but that it would be impossible to install such a system at the present time because of the shortage of the additional and qualified clerical help that would be necessary. It was also pointed out that certain equipment necessary for this indexing is already on hand. It was recommended that a partial indexing program be initiated covering school and other public lands, as well as lands under the jurisdiction of