10. (Claim for Refund of Rental - Corte Vadera Lease No. P.R.C. Li2 Norman iv. Kilk) The Comniesion was informed of the judgment in the action of People of the State of California vs. Copeland, et al., Case No. 14851, Superior Lourt of tharin County, declaring the property ieased under No. P.R.C. 42 was not State Land.

Jpon motion duly made and unanimously carried, a resolution was adopted authorizing the Acting Executive Officer to reconmend to the state Board of Control that the State Lands Commission be discharged from accountability for the amount of $\$ 778.50$, the total rental paid under Lease No. P.R.C. 42 and the refund thereof, and the discharge from accountability for an additional anount of 321.00 representing the quarterly rentals of $\$ 10,50$ each for the quartenly neriuds, April I, and July 1, 1946, wish amount has been charged to this lease accsunt but remains unpaid, the total disc'arge of accountability to be requested being \$199.50.
11. (Division of Parks. - Anza Desert State Park) The Comriission was advised that a lettar had been received from the Director of Natural Resources requesting that the Commission not dispose of any School Lands within the recontly enlarged boundaries of the Anza Desert state Park. It was pointed out that the Stete Park Comsi . sion proposes to draft a bill to be introduced at the next session oi the Legislature, authoriz.. ing the purchase of said School Lands by the State Park Conmission.

Upon motion duly made and unaninously carried, a resolution was adopted withdrawing from sale until further novice, and authorizing an appraisal of the following School Landis in San Diego and Imperial Counties:


