

existing well other than the one to be redrilled and shall not be deepened in excess of 100 feet of the vertical depth of the present existing well, and further that no approval will ever be given in the future to again deepen this well, and a course of the redrilling operations shall be approved in writing by the Executive Officer prior to the commencement of operations;

(e) Redrilling operations shall be in strict conformity with the rules and regulations of the State Lands Commission and those of the Division of Oil and Gas.

20. (Lighthouse Cafe. Will Rogers Beach.) Upon motion duly made and unanimously carried, the Executive Officer was instructed to discuss with the State Park Commission the matter of the Division of State Lands obtaining a fair portion of revenues from concession rentals of the Lighthouse Cafe situated jointly on State tidelands and State Park Commission land near Santa Monica.

21. The Executive Officer submitted a report of special petroleum investigation together with certain recommendations in connection therewith. As a result of a lengthy discussion regarding this report, a resolution was duly made and unanimously carried, instructing the Executive Officer to take the following separate actions:

The Executive Officer and staff were instructed to make all necessary surveys and to obtain all possible data with respect to possibilities of all offshore or upland oil development on State land at Seal Beach, Venice-Del Mar, Redondo Beach and Hermosa Beach, El Segundo, Round Mountain, Santa Barbara Mesa, Summerland, the northshore of Suisun Bay, Wilmington, Long Beach Harbor, and any other possible areas along the California coast, the Sacramento River and the San Joaquin River. The Executive Officer was also instructed to have estimates made of the oil and gas reserves in all areas wherein title remains in the State including lands owned in fee by the State Highway Commission. Collaboration to be sought with the State Highway Commission in connection with title searches of those lands under their jurisdiction.

(Newport Beach.) Upon motion duly made and unanimously carried, a resolution was adopted referring to the Attorney General the matter of possible drainage from State lands offshore from Newport Beach because of present upland drilling.

(Rincon Oil Field.) Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to call for bids for lease of additional areas seaward and north-westward of the presently developed field at Rincon.

(Elwood Oil Field.) Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to advertise for bids to lease additional undeveloped lands located westerly of the present limits of the Elwood Field.

(Leases 88 and 89, Elwood Field.) Upon motion duly made and unanimously carried, a resolution was adopted authorizing the Executive Officer to investigate and if possible make surveys to accurately determine the ordinary high water mark in the Elwood Field and to obtain underground surveys of any wells seaward of the ordinary high water mark and also to determine possible trespass on State lands. The Executive Officer is to consult with the Attorney General as to the State's right to compel underground surveys of wells.

(Suisun Bay.) Upon motion duly made and unanimously carried, a resolution was adopted instructing the Executive Officer to communicate with the Attorney General's office and request that no disclaimers be filed in connection with quiet title actions brought against any property to which there is any question of title having passed from the State until such time as geological study has been made and also that sufficient supporting evidence has been obtained that the title has legally passed to a purchaser. The Executive Officer was further instructed to request an opinion from the Attorney General as to the validity of certain early sales of tide and submerged lands and swamp and overflowed lands.

(Highways through California Oil Fields.) Upon motion duly made and unanimously carried, a resolution was adopted instructing the Executive Officer to contact and consult with the Highway Commission with reference to any lands it may own in fee which are located in and through California Oil Fields, and if possible arrange for and negotiate a contract with the Highway Commission for the leasing of any oil and gas bearing lands which might lie under State Highways.

22. (No. 100, P. R. C. Bressi & Bevanda and A. Teichert & Sons.) Upon motion made by Mr. Riley and seconded by Mr. Hassler with Mr. Houser not voting, a resolution was adopted wherein the settlement agreement with Bressi & Bevanda and A. Teichert & Sons was approved. This agreement resulted from the State's claim against those two contractors for the unauthorized taking of sand and/or gravel from State school land in the Honey Lake area in Lassen County. The amount of the settlement totals \$19,303.98.

There being no further business to come before the Commission, the meeting was adjourned.