

McS

Decision No. 12100

ORIGINAL

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

-oOo-

In the Matter of the Application of)
 L. J. and C. E. OLDDHAM for an order)
 granting permission to sell and)
 transfer and Harold H., Lewis L. and)
 Ralph L. Walker to purchase and operate) Application No. 9012
 auto truck service between Los Angeles,)
 Alhambra, San Gabriel, Arcadia and)
 intermediate points.)

BY THE COMMISSION,

ORDER

L. J. and C. E. Oldham, co-partners, have
 filed a joint application with H. H. Walker, Lewis L. Walker
 and Ralph L. Walker in which the Oldham co-partnership ap-
 plies for an order of the Railroad Commission authorizing
 them to sell and the Walker co-partnership to purchase and
 operate a certain automobile truck line.

The operative right herein proposed to be transfer-
 red was originally created under Decision No. 8532 in Ap-
 plication No. 6456, dated January 10, 1921. Under Decision
 No. 8983 in Application No. 6800, dated May 20, 1921, one
 Barlow was authorized to transfer a one-half interest in
 his operative right to J. L. Oldham. Under Decision No.
 10722 in Application No. 7794, dated July 20, 1922, E. L.
 Barlow was authorized to transfer his remaining one-half
 interest to C. E. Oldham.

The consideration to be paid for the property
 herein proposed to be transferred is given as the sum of

\$1,100.00 and includes one Ford truck, miscellaneous equipment, office furniture, etc. No value is placed on the operative right.

We are of the opinion that this is a matter in which a public hearing is not necessary and that the application should be granted.

IT IS HEREBY ORDERED that the above entitled application be, and the same hereby is granted, subject to the following conditions:

1. The consideration to be paid for the property herein authorized to be transferred shall never be urged before this Commission or any other rate fixing body as a measure of value of said property for rate fixing or any purpose other than the transfer herein authorized.

2. Applicants L. J. and C.E. Oldham, co-partners, shall immediately cancel tariff of rates and time schedules on file with the Commission covering the service, certificate for which is herein authorized to be transferred. Such cancellation to be in accordance with the provisions of General Order No. 51 of the Commission.

3. Applicants H.E. Walker, Lewis L. Walker and Ralph L. Walker, co-partners, shall immediately file, in duplicate, tariff of rates and time schedules or adopt as their own the tariff of rates and time as filed by the Oldham co-partners covering the service, certificate for which is herein authorized to be transferred. All tariff of rates and time schedules to be identical with those as filed by the Oldham co-partners.

4. The rights and privileges herein authorized to be transferred shall never be discontinued, sold, leased, transferred, nor assigned unless the written consent of the Railroad Commission to such discontinuance, sale, lease, transfer or assignment has first been secured.

5. No vehicle may be operated by the Walker co-partners unless such vehicle is owned by them or is leased by them under a contract or agreement on a basis satisfactory to the Railroad Commission.

Dated at San Francisco, California, this 18th day of May, 1923.

Cherry

Jessie Martin

J. T. Whittlesby
Commissioners