Decision No. 189 ---

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of )
THE WRIGHT CORPORATION )
for Order approving license to charge )
Tolls for use of Landing.

Application No. 10295.

CPIGINAL.

BY THE COMMISSION:

## FIRST SUPPLEMENTAL ORDER

WHEREAS, this Commission, on August 4, 1924, issued an order in the above-entitled matter, said order reading in part as follows:

"\* \* \* this order will not become effective until the Wright Corporation has filed with the Railroad Commission, for approval, a stipulation duly authorized by its Board of Directors declaring that neither the Wright Corporation, its successors or assigns, will ever claim before the Railroad Commission, or any court or other public body, a value for said right or license in excess of the amount actually paid to the County of Marin, as a consideration for the granting of said right and license, which amount shall be stated in the stipulation, and shall have received from the Railroad Commission a supplemental order declaring that such stipulation has been filed in form satisfactory to the Railroad Commission."

and.

WHEREAS, the Wright Corporation did thereafter, on August 9, 1924, file the stipulation referred to in said order, said stipulation reciting that the actual amount expended in procuring the aforesaid right and license was nothing:

IT IS HEREBY DECLARED that said stipulation filed

on August 9, 1924, is inform satisfactory to this Commission.

Dated at San Francisco, California, this 12 Thday of August, 1924.

Droing Marlin

Commissioners.