

Decision No. 13960

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA
- - - - -

Madewell Manufacturing Company,
and
Western Pipe & Steel Company of
California,
Complainants.

vs.

Amador Central Railroad Company.
The Atchison, Topeka & Santa Fe
Railway Company.
Bay Point & Clayton Railroad Company.
California Central Railroad Company.
California Western Railroad and
Navigation Company.
Chowchilla Pacific Railway Company.
Holton Interurban Railway Company.
Los Angeles & Salt Lake Railroad Company.
McCloud River Railroad Company.
Modesto & Empire Traction Company.
Nevada-California-Oregon Railway.
Nevada County Narrow Gauge Railroad Company.
Northwestern Pacific Railroad Company.
Pacific Coast Railway Company.
Pacific Electric Railway Company.
Pajaro Valley Consolidated Railroad Company.
Petaluma & Santa Rosa Railroad Company.
Sacramento Northern Railroad.
San Diego & Arizona Railway Company.
San Francisco-Sacramento Railroad Company.
Santa Maria Valley Railroad Company.
Sierra Railway Company of California.
Southern Pacific Company.
Sunset Railway Company.
Tidewater Southern Railway Company.
Visalia Electric Railroad Company.
The Western Pacific Railroad Company.
Yreka Railroad Company.
Central California Traction Company.
Defendants.

ORIGINAL

CASE NO. 1962

BY THE COMMISSION:

FOURTH SUPPLEMENTAL ORDER
EXTENDING EFFECTIVE DATE

It appearing that by Decision No. 13912 of August 12, 1924, the Commission entered its opinion and order on petition for rehearing in the above entitled proceeding, which is hereby referred to and made a part hereof, and by that decision ordered carriers to put into effect on or before August 30, 1924 the rates and classification set forth in the original order:

F.W.Gomph, acting as Agent for carriers, having filed a written request, dated August 20, 1924, for a postponement of the effective date of the order until September 10, 1924, based upon the fact that because of the large number of tariff publications necessary it would be physically impossible to carry out its terms by August 30, 1924, and good cause appearing therefor.

IT IS HEREBY ORDERED that the order made in Decision No. 13657 on June 5, 1924, as modified by supplemental orders entered therein so as to become effective August 30, 1924, be hereby further modified to become effective September 15, 1924.

IT IS HEREBY FURTHER ORDERED that the necessary tariff supplements may be published on one day's notice and, where necessary, in a separate supplement without regard to the number of supplements that may now be in effect in connection with the individual tariffs.

Dated at San Francisco, California, this 23rd day of August, 1924.

C. A. Sealey

H. B. Anderson

Dwight Martin

J. H. Whitney
Commissioners.