Decision No. 14 405

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the matter of the practice of electric utilities as to extensions for service, on the Commission's own motion.

Case No. 1366

ORIGINAL

MARTIN, COMMISSIONER:

OPINIQN

As a result of numerous complaints from applicants for cloctric service, the Railroad Commission by Order dated August 29, 1919, instituted an investigation upon its own motion into the practices of the important electric utilities in the State in the making of line extensions to serve prospective consumers. These utilities were ordered to show cause why certain rules should not be placed in effect by Order of the Commission. At and subsequent to the hearing, a considerable amount of data was submitted, and as a result rules have been made effective on the important systems which are similar to but not identical with those proposed in the Order to Show Cause. These rules were worked out to conform to the local conditions existing upon the several systems and were filed by the companies voluntarily without formal Order of the Commission. The objects of the investigation having been attained, the proceeding may be dismissed without further formal action.

ORDER

The Railroad Commission having on August 29, 1919, instituted the above entitled investigation into the practices of certain electric utilities in the making of line extensions to serve prospective users of electricity, the objects of the investigation having been attained, and other good cause appearing,

IT IS HEREBY ORDERED that the above entitled investigation on the Commission's own motion be and the same is dismissed.

The foregoing Opinion and Order are hereby approved and ordered filed as the Opinion and Order of the Railroad Commission of the State of California.

DATED at San Francisco, California, this 27/L day of Accember, 1924.

Channy

Commissioners