Decision No. 16398

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Application of CHARLES BROWN for certificate of public convenience and necessity to operate automobile truck service for oil well supplies, etc. between all points in the State of California.

ORISINAL

Application No. 12,379.

BY THE COMMISSION:

ORDER OF DISMISSAL

WHEREAS, Richard T. Eddy, attorney for CHARLES EROWN, applicant in the above entitled proceeding, has advised the Rail-road Commission of the State of California in writing, under date of March 19, 1926, that his client will not object to an order of dismissal without prejudice being entered in this matter in accordance with the Commission's circular letter of February 5, 1926, advising that an order of dismissal without projudice would be entered unless within thirty (30) days from said date the application herein was amended by substituting for the operation herein proposed, a service between fixed termini or over a regular route or routes, thus bringing said application within the meaning

of the Auto Stage and Truck Transportation Act.

Now, therefore, good cause appearing,

IT IS HEREBY ORDERED that this application be and the same hereby is dismissed without projudice.

Dated at San Francisco, California, this 30th day of march, 1926.

Ol Leaves

Commissioners.