

Decision No. 16595

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of
 ELWOOD PIERCE and BERNELL PIERCE, co-
 partners, doing business under the
 firm name and style of Pierce Bros.
 for certificate of public convenience
 and necessity to operate a general
 hourly and contract trucking service
 in Grafton, Yolo County, California,
 and within a radius of thirty miles
 thereof in the Counties of Sutter,
 Yolo and Colusa, California.

ORIGINAL

) Application No. 11405

Neal Chalmers for applicants, also for Wm. McDermott,
 R.B. Luther, H.M. Cave and Mc Intyre and Anderson,
 C.C. Mc Donald for S.H. Mathews and Floyd H. Anderson,
 J.H. Langenour for C. Agard and Bailey & Bowen,
 E.W. Armfield and L.I. Mc Kimm, Sacramento Northern
 Railroad Company, Protestant,
 John W. Johnson for R.E. Wales and F.W. Wales, Protestants,
 C.E. Spear for Southern Pacific Company, Protestant,
 A.J. Watts for Central California Traction Company, Protestant,
 W.L. Warner, Sacramento Auto Truck and Winters Auto Truck
 Line, Protestants,
 Wm. E. Bulkeley, for Liberty Transfer Company, and
 Consolidated Furniture Moving Corporation, Protestant.

BY THE COMMISSION -

ORDER OF DISMISSAL

Elwood Pierce and Bemmell Pierce, co-partners, have petitioned
 the Railroad Commission for an order declaring that public conven-
 ience and necessity require the operation by them of an auto truck-
 ing service in the vicinity of Grafton and in the Counties of
 Sutter, Yolo and Colusa.

A public hearing was conducted by Examiner Satterwhite at
 Woodland and the matter submitted. Under date of March 5, 1926,
 the Railroad Commission advised the applicants, in writing, that
 the service proposed was not an operation within the meaning of
 the Auto Stage and Truck Transportation Act in that it was not
 an operation between fixed points or over a regular route or
 routes, and that unless within 30 days said application was amended
 so as to propose a service within the purview of the Act, it would
 be dismissed without prejudice. The 30 days have elapsed, and no
 amendment has been filed.

Now, therefore, good cause appearing,

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

Dated at San Francisco, California, this 26th day of April, 1936.

H. B. Roundig

C. S. Seauy

Leon W. Bell

COMMISSIONERS.