

Decision No. 16628.-

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

WM. H. NEFF,  
Complainant,  
vs.  
PORT COSTA WATER COMPANY,  
a corporation,  
Defendant.

ORIGINAL

Case No. 1418.

BY THE COMMISSION:

FIRST SUPPLEMENTAL ORDER

WHEREAS, this Commission in its order in Decision No. 8058, rendered September 2d, 1920, in the above entitled proceeding established a contour line at the elevation of 170 feet above sea level based upon mean low tide as the limit of the elevation to which Port Costa Water Company would be obligated to extend water service for consumers located on the hillsides in and in the vicinity of the Town of Crockett with its then existing pumping facilities;

WHEREAS, Port Costa Water Company has recently installed additional pumping equipment together with pipe mains and tanks of a capacity which hereafter will enable it to provide adequate service of water at proper pressure for domestic purposes up to an elevation of 280 feet above mean low tide, and it appearing after an investigation has been made that the limitations of service area heretofore established by the Commission should be extended in the interests of the public; NOW, THEREFORE,

IT IS HEREBY ORDERED that Port Costa Water Company, a corporation, be and it is hereby directed to file with this

Commission within twenty (20) days from the date of this order a rule to be incorporated in its rules and regulations now on file with this Commission, to the effect that said Port Costa Water Company shall not be obligated to furnish water to consumers in and in the vicinity of the Town of Crockett at an elevation exceeding 280 feet above sea level based upon a datum point of mean low tide, unless and until said elevation be changed or modified by further order of this Commission.

*May*  
of ~~April~~, 1926. Dated at San Francisco, California, this 31 day

*H. B. ...*  
*C. ...*  
*Frank ...*

Commissioners.