Decision No.17894

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

California Packing Corporation, Complainant.

TS.

Southern Pacific Company, Western Pacific Railroad Company, Defondants. PRIGINAL

CASE NO. 2281

BY THE COMMISSION:

SUPPLEMENTAL ORDER

Upon further consideration of the record in the above entitled proceeding and of defendants' communication for a modification of the order entered herein,

IT IS HEREBY ORDERED that the second paragraph of the order entered in Decision No.17675 on November 29, 1926 be, and it is, hereby modified and amended to read as follows:

IT IS HEREBY ORDERED that defendants, Southern Pacific Company and Western Pacific Railroad Company according as they participated in the transportation, be and they are hereby authorized and directed to refund to complainant, California Packing Corporation of San Francisco, California, reparation in the sum of \$24.87 account prejudicial and discriminatory charges assessed and collected for the transportation of 10 carloads of box shook, involved in this

proceeding, forwarded during the period from December 4,1924 to October 15,1925, from Loyalton and Calpine to Suisun-Fairfield.

This is a supplemental order to correct ambiguous language used in the Order. The language used made it appear that defendants admitted the rate collected was unreasonable, whereas they only admitted it was prejudicial and discriminatory.

Dated at San Francisco, California, this 12 day of Jamary, 1927.

Commissioners