Decision No. 18581

• • • • • • • •

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

. . . . . . . . .

In the Matter of the Application of ) TAYLOR TRUCKING COMPANY for certificate ) of public convenience and necessity to ) operate freight service between ) Los Angeles Harbor and various points. )

....

Clarence L. Kincaid, for Applicant,
Phil Jacobsen, for Los Angeles and San Pedro Transportation Company, Rex Transfer, and Los Angeles & Santa Barbara Express, Protestants,
P. J. Cross and L. J. Young, for Southern Pacific Company, Protestant,
R. E. Wedekind and F. A. Betts, for Pacific Electric

Application

No.10147

Railway Company, Protestant.

BY THE COMMISSION -

. . . . . . . .

## OPINION

Frederick Raymond Taylor and Gaynell Reid Taylor, co-partners in business under the fictitious name and style of Taylor Trucking Company, have petitioned the Railroad Commission for an order declaring that public convenience and necessity require the operation by them of an automobile truck service for the transportation of lumber, in truck load quantities, from the Los Angeles Harbor District to 99 points in Southern California.

A public hearing on this application was conducted by Examiner Handford at Los Angeles, at which time the matter was submitted for decision.

We hereby find as a fact that the character of the service proposed to be operated by applicant precludes the establishment of service "over regular routes or between fixed termini" to any extent reasonably comparable with the provisions of the statute (Chapter 213, Statutes of 1917, and effective amendments thereto), We therefore conclude that the operation as herein proposed by applicants is not an operation over which jurisdiction is vested in this Commission. The application, therefore, should be dismissed.

## ORDER

A public hearing having been held on the above entitled application, the matter having been duly submitted, the Commission being now fully advised and basing its order on the conclusion and finding of fact as appearing in the opinion which precedes this order,

IT IS HEREBY ORDERED that this application be and the same hereby is dismissed.

Dated at San Francisco, California, this for day of

-2-