

Decision No. 28817

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

Los Angeles & Oxnard Daily Express  
and Los Angeles & Santa Barbara Mo-  
tor Express Co., Inc.,  
Complainants,  
vs.

Ojai, Ventura & Los Angeles Express  
and Frank C. Johnson, Owner,  
Defendants.

ORIGINAL

Case No. 2299.

In the Matter of the Suspension by  
the Commission on its own Motion  
of Rule 1-B naming intermediate  
points between Los Angeles and Ven-  
tura as published in Ojai, Ventura  
and Los Angeles Express Tariff C.R.  
C. No. 7.

Case No. 2300.

BY THE COMMISSION:

ORDER DENYING PETITION FOR REHEARING

Upon further consideration of the record in the above  
entitled proceedings and the petition of the Los Angeles & Oxnard  
Daily Express filed July 27, 1927, requesting a rehearing, and no  
good cause appearing why a rehearing should be had,

IT IS HEREBY ORDERED that the said petition for rehear-  
ing be and the same is hereby denied.

Dated at San Francisco, California, this 19<sup>th</sup> day  
September  
of August, 1927.

*Ernest C. ...*  
*Clarence ...*  
*Leon ...*  
*Paul ...*

COMMISSIONERS.