upon the Commission's own motion, into the rates, fares, charges, classifications, contracts, practices, rules, service or regulations of the HODGE TRANSPORTATION SYSTEM operating as a carrier of property by automotive vehicles.



Case No. 2378.

F. M. Hodge, for Hodge Transportation System.

BY THE COMMISSION:

## ORDER REVOKING CERTIFICATES.

The Commission having instituted on its own motion the above-entitled proceeding, and a public hearing in said matter having been held before Commissioner Seavey in the City of Los Angeles, at which hearing F. M. Hodge, President and General Manager of the Hodge Transportation System, a corporation, appeared as a witness and testified that the corporation was now operating trucks only as a private contract carrier, and was not operating as a common carrier under the certificates granted to it by Railroad Commission Decisions Nos. 10,296, 12,898 and 13,339, and did not intend to operate under said certificates, and it appearing that the certificates granted by said decisions should therefore be revoked, --

IT IS HEREBY ORDERED that the certificates of public convenience and necessity heretofore granted to Hodge Transportation System, a corporation, under Railroad Commission Decisions Nos. 10,296, 12,898 and 13,339 be, and the same are hereby revoked and the said decisions, in so far as they grant such certificates to Hodge Transportation System, are hereby set aside.

Dated at San Francisco, California, this Zolladay of September, 1927.

Commissioners.