

Decision No. 10210

ORIGINAL

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of the
SAN DIEGO AND SOUTH EASTERN RAILWAY COMPANY
for an order declaring that public convenience
and necessity require the operation of passenger,
automobile and freight trucks for the transpor-
tation of persons and property between Lakeside,
Ramona and Julian and intermediate points.

} Application
No. 3258

BY THE COMMISSION -

SUPPLEMENTAL ORDER

WHEREAS, San Diego and Arizona Railway Company, successor in
interest to San Diego and Southeastern Railway Company, has advised
this Commission, in writing, that pursuant to authority granted by
the Commission under dates of July 1, 1918, and September 21, 1918,
it has discontinued operation of an automotive service for the trans-
portation of passengers and property between Lakeside and Julian, via
Ramona, which service it was authorized to perform by the Commission's
Decision No. 4824, dated November 8, 1917, and Decision No. 5195, dated
March 11, 1918, both decisions being issued on Application No. 3258,
now

Therefore, good cause appearing,

IT IS HEREBY ORDERED that the certificate of public convenience
and necessity heretofore granted by the Railroad Commission by
Decisions Nos. 4824 and 5195 be, and the same is hereby revoked and
annulled, and

IT IS HEREBY FURTHER ORDERED that said San Diego and Arizona
Railway Company immediately file supplements to tariffs and time
schedules on file in its name with the Railroad Commission covering
said above described service, which supplements shall cancel said
tariffs and time schedules.

Dated at San Francisco, California, this 3rd day of January,
1928.

[Handwritten signatures]

COMMISSIONERS.