Decision No. 20593

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of an Investigation on the Commission's own motion into the practices and operation of

In the Matter of an Investigation on the Commission's own motion into the practices and operation of A. J. LAWRENCE, operating an automotive trucking service between points in the vicinity of East San Jose and Oakland and San Francisco.

Case No. 2617.

BY THE COMMISSION:

ORDER REVOKING OPERATIVE RIGHTS.

The above entitled proceeding was instituted by the Railroad Commission to determine whether or not the practices of A. J. Lawrence were in any manner illegal or unlawful in the operation of an automotive trucking service for the transportation of property between points in the vicinity of East San Jose, Cakland and San Francisco, and an order to show cause was directed to said A. J. Lawrence to show cause, if any he had, why any or all operative rights possessed by him under the Railroad Commission's Decision No. 11021, on Application No. 8033, for the operation of an automotive trucking service between points in the vicinity of East San Jose, Cakland and San Francisco should not be revoked and annulled by this Commission because of abandonment of service.

A public hearing on said matter came on regularly for hearing before Exeminer Satterwhite at San Francisco at

10:00 a.m. on the 4th day of December, 1928, in the Court Room of the Commission 520 State Building, San Francisco.

A. J. Lawrence, said respondent, failed to appear in said hearing and no other persons appeared in his behalf.

The record shows that on October 25, 1928, a notice of the time and place of said hearing was sent by registered mail to said respondent at his last known address of record with this Commission which letter was later returned as unclaimed; and that thereafter on November 5, 1928, another unregistered letter was sent to respondent at the same address which letter was never returned to this Commission.

The record further shows that on or about a year ago the respondent discontinued and abandoned the operation of said auto truck service between points in the vicinity of East San Jose and Oakland and San Francisco and that ever since said time he has failed and neglected to operate such auto trucking service.

After a careful consideration of the evidence in this proceeding, and

Good cause appearing therefor,

IT IS HEREBY ORDERED that the operative right possessed by A. J. Lawrence, said respondent, under and by virtue of the Railroad Commission's Decision No. 11021, Application No. 8033, for the operation of an auto trucking service for the transportation of property between points in the vicinity of East San Jose and Oakland and San Francisco be and the same is hereby revoked and annualled.

IT IS HEREBY FURTHER ORDERED that the secretary of this Commission be and he is hereby directed to serve or cause to be served by registered mail upon said respondent, A. J. Lawrence,

a certified copy of this decision.

IT IS HEREBY FURTHER ORDERED that the tariffs and time schedules heretofore filed with the Railroad Commission covering said service be and the same are hereby cancelled.

The effective date of this order shall be twenty (20) days from the date hereof.

Dated at San Francisco, California, this 13th day of

Desember, 192:

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