

**ORIGINAL**Decision No. 22479

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

SUMMER HOME PARK IMPROVEMENT CLUB,  
Complainant,

vs.

MR. and MRS. JAMES EVA,  
Defendants.

Case No. 2260.

In the Matter of the Application of  
JAMES M. EVA and FLORENCE V. EVA,  
for an order authorizing a change of  
rate and a uniform flat rate for  
water service.

Application No. 13237.

BY THE COMMISSION:

FIRST SUPPLEMENTAL ORDER

The Railroad Commission in Decision No. 17886 dated January 12, 1927, in the above entitled proceedings having established a revised schedule of rates for water service to become effective only upon the installation of certain improvements to the water works as directed in the order therein and it appearing at this time that the requirements of said order as to the improvements have been substantially complied with and that the schedule of rates therefore should become effective for this season,

IT IS HEREBY ORDERED that the schedule of rates established by the Railroad Commission in its Decision No. 17886 shall

become effective for all water service furnished by James M. Eva and Florence V. Eva to consumers in Summer Home Park, Sonoma County, for the season of 1930 and thereafter until further order of this Commission.

IT IS HEREBY FURTHER ORDERED that, in the event the improvements as installed do not provide proper and adequate water service, the Railroad Commission hereby reserves the right to direct the installation of such further and additional facilities as may reasonably be required therefor.

Dated at San Francisco, California, this 24<sup>th</sup> day of May, 1930.

C. C. Stewart

W. H. C. C.

Commissioners.