

Decision No. 23079.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Application
of PACIFIC ELECTRIC RAILWAY COMPANY
for permission to reduce its passenger
service to one trip in each direction
daily in the territory from Santa Fe
Springs, in the County of Los Angeles,
to Fullerton and Stern, in the County
of Orange, California.

Application No. 16590.

BY THE COMMISSION:

FIRST SUPPLEMENTAL ORDER

Applicant, Pacific Electric Railway Company, filed a supplemental application in this proceeding on October 28, 1930, seeking permission to discontinue one of its two inbound trains (Nos. 456, 458 and 906) and an outbound train (Nos. 451, 453 and 903). Applicant has filed with its application a statement showing the travel on these trains and alleges that the public convenience and necessity does not longer require the continuance of said trains and that by said discontinuance an economy of approximately \$500.00 per month would be effected, in addition to the wages of the train crew.

The operation of two inbound trains is required by Condition No. 1 of Decision No. 22668 in this proceeding. It should be pointed out, however, that the trains sought to be discontinued provide for one inbound trip to Los Angeles from both Fullerton and Yorba Linda in the morning and that applicant proposes to continue in service an earlier inbound trip and to continue the required outbound trip in the evening.

Based upon the record already before the Commission in

this proceeding, the Commission is of the opinion that the supplemental application should be granted, therefore,

IT IS HEREBY ORDERED that authority be and it is hereby granted to Pacific Electric Railway Company to discontinue trains Nos. 456, 458, 906, 451, 453 and 903, on its Los Angeles-Fullerton-LaBabra Line, subject to the following conditions:

- (1) Ten (10) days' notice shall be given the public by means of notices posted in cars and at stations where service is to be reduced.
- (2) Applicant shall, within thirty (30) days thereafter, notify this Commission, in writing, of the changes authorized by this order. If said changes have not been made effective within one year from the date of this order, the authorization herein granted shall then lapse and become void unless further time is granted by subsequent order.

The Commission reserves the right to make such further orders in this matter as to it may seem right and proper.

For all other purposes, the effective date of this order shall be twenty (20) days from and after the date of this order.

Dated at San Francisco, California, this 17th day of November, 1930.

C. J. Sewell

W. H. Smith

M. A. Lee
Commissioners.