

Decision No. 28264.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

CAPITAL RICE MILLS, a partnership,
Complainant,
vs.
SACRAMENTO NORTHERN RAILWAY,
a corporation,
SOUTHERN PACIFIC COMPANY,
a corporation,
Defendants.

Case No. 2687.

CAPITAL RICE MILLS, a partnership,
Complainant,
vs.
SACRAMENTO NORTHERN RAILWAY,
a corporation,
SOUTHERN PACIFIC COMPANY,
a corporation,
Defendants.

Case No. 2796.

CALIFORNIA STATE RICE MILLING CO.,
a corporation, Complainant,
vs.
SACRAMENTO NORTHERN RAILWAY,
a corporation,
SOUTHERN PACIFIC COMPANY,
a corporation,
Defendants.

Case No. 2797.

ORIGINAL

C. R. Schulz and Edward P. Morton, for complainants.
L. N. Bradshaw, for Sacramento Northern Railway,
defendant.
James E. Lyons and A. D. Whittle, by A. L. Whittle,
for Southern Pacific Company, defendant.

BY THE COMMISSION:

O P I N I O N

Complainant in Case 2687 as amended alleges (1) that the charges assessed and collected on various shipments of paddy rice, in carloads, transported from Seymour and Subaco to West Sacramento during the two-year period immediately preceding the filing of the complaint were unreasonable, in violation of Section 13 of the Public Utilities Act, and (2) that the rates assessed and collected on shipments of paddy rice, in carloads,