



Decision No. 24889

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of MAX A. SCHIRESOHN for certificate of public convenience and necessity to operate a public utility water system to supply domestic water and charge for such service.

Application No. 17448.

Max A. Schiresohn, in propria persona.

BY THE COMMISSION:

<u>OPINION</u>

Max A. Schiresohn, applicant in the above entitled proceeding, operating a public utility supplying irrigation water to a large tract of land near Temple, Los Angeles County, asks the Railroad Commission for a certificate of public convenience and necessity to supply domestic water to a subdivided portion of said tract and to charge for such service.

A public hearing was held on this matter before Examiner Satterwhite at Los Angeles on September 3, 1931.

The testimony shows that Max A. Schiresohn for several years has supplied water as a public utility for agricultural irrigation purposes throughout a large area near Temple. Recently he has subdivided a part of this area owned by himself into thirty-six lots described as that portion of Tract No. 10558 lying east of Glickman Avenue and now desires to furnish the purchasers of said

-1-

GEE

lots therein with domestic water service. Additional pumping equipment and mains have been installed to provide domestic service under pressure. The pipe lines having been installed prior to the dedication to the public of the roads, streets or alleys, there is no need at this time for a county franchise to construct and install said facilities.

There is no other public utility supplying domestic water in this tract and, as no one protested against this application, it appears that it should be granted.

Applicant requested the Commission to establish a schedule of rates which is lower than that charged by other utilities operating in the general vicinity and it will, therefore, be authorized in the following Order.

$\underline{O} \underline{R} \underline{D} \underline{E} \underline{R}$

Max A. Schiresohn having made application as entitled above, a public hearing having been held thereon, the matter having been submitted and the Commission being now fully advised in the premises,

The Railroad Commission of the State of California hereby declares that public convenience and necessity require that Max A. Schiresohn operate a water system for the purpose of supplying domestic water to that portion of Tract No. 10558 lying east of Glickman Avenue in the County of Los Angeles.

IT IS HEREBY ORDERED that Max A. Schiresohn be and he is hereby authorized and directed to file with this Commission, within thirty (30) days from the date of this Order, the following schedule of rates to be charged for all service rendered consumers

-2-

in the said portion of Tract No. 10558 subsequent to the 3/ May

of <u>Applituber</u>, 1931.

METER RATES

Monthly Minimum Charges:

5/8-1nch	meter	\$1.50
3/4-inch	meteressessessessessessessessessesses	1.75
l-inch	motor	2.00

The foregoing "Monthly Minimum Charges" will entitle the consumer to the quantity of water which that monthly minimum charge will purchase at the following "Monthly Quantity Rates."

Monthly Quantity Rates:

From 0 to 1,000 cubic feet, per 100 cubic feet-----\$0.15 All over 1,000 cubic feet, per 100 cubic feet----- 0.07

IT IS HEREBY FURTHER ORDERED that Max A. Schiresohn be and he is hereby directed to file with the Railroad Commission, within thirty (30) days from the date of this Order, rules and regulations governing his relations with his consumers, said rules and regulations to become effective upon their acceptance for filing by the Railroad Commission.

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

Dated at San Francisco, California, this 28th day of

-3-

mber ____, 1931.

Commissioners