

Decision No. 24823

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application)
of LOS ANGELES & SALT LAKE RAIL-)
ROAD COMPANY, a corporation, for)
authority to abandon an agency)
station located on its San Pedro)
Branch known as Rioco Station.)

APPLICATION NO. 18114

ORIGINAL

BY THE COMMISSION.

O R D E R

The Los Angeles & Salt Lake Railroad Company, a corporation, on April 27, 1932, applied for authority to abandon its agency at Rioco Station on the San Pedro Branch of its Los Angeles Division in Los Angeles County, State of California.

Applicant alleges that no passenger business was transacted at said agency station during the year ending February 29, 1932; that no less than carload and 1251 carloads of carload freight business, consisting principally of petroleum and petroleum products, was transacted during the same period; that the nearest agency to the east is at Eynes, a distance of 1.3 miles, and to the west at Long Beach, a distance of 8.5 miles; that interested shippers and receivers of freight have been interviewed by applicant and have expressed their approval of the proposed agency abandonment; that the abandonment of said agency will not involve the abandonment of any facilities; that the station will be continued as a non-agency station; and that, in applicant's opinion, the continued maintenance of the agency is not necessary for the business of applicant or for the public.

It appearing that a public hearing is not necessary herein and that the application should be granted,

IT IS HEREBY ORDERED that the Los Angeles & Salt Lake Railroad Company is hereby authorized to abandon its agency at its station of Rioco, located on the San Pedro Branch of its Los Angeles Division, in Los Angeles County, and to change its station records and tariffs accordingly; provided that said station be continued as a non-agency station.

Applicant shall, within thirty (30) days thereafter, notify this Commission, in writing, of the abandonment of the facilities authorized herein and of its compliance with the conditions hereof.

The authorization herein granted shall lapse and become void if not exercised within one (1) year from the date hereof unless further time is granted by subsequent order.

The authority herein granted shall become effective on the date hereof.

Dated at San Francisco, California, this 21st day of May, 1933.

C. L. Seaver
Leon Whitely
W. A. Carr
M. B. Lamm
James G. Cleveland
Commissioners.