Decision No. 25227

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

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MOTOR FREIGHT TERMINAL COMPANY, Complainant,	ORIGINAL
VS.)
NATIONAL SHIPPERS ASSOCIATION, LTD., a corporation, TEX SAID, doing business under the fictitious name and style of SAID BROTHERS TRANSFER COMPANY, SAID BROTHERS TRANSFER COM- PANY, a copartnerscrip, FIRST DOE and SECOND DOE.) Case No. 3201))
Defendants.)
)

BY THE COMMISSION.

FIRST SUPPLEMENTAL ORDER

Decision 25034 herein found as a fact that National Shippers Association, Incorporated, was operating an uncertificated common carrier trucking service between certain points and ordered said corporation to cease and desist such operation until a certificate be obtained therefor. The complaint herein named as defendant National Shippers Association, Ltd., a corporation, and answer was filed by National Shippers Association, Ltd., a corporation. It appearing, therefore, that the use of the name National Shippers Association, Incorporated, was inadvertent, and that the defendant referred to by such name was National Shippers Association, Ltd., a corporation,

IT IS HEREBY ORDERED that Decision No. 25034 is hereby amended by striking therefrom the words "National Shippers Associa-

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tion, Incorporated" wherever such words appear therein, and substituting therefor the words "National Shippers Association, Ltd., a corporation."

IT IS HEREBY FURTHER ORDERED that a certified copy of Decision No. 25034, together with a certified copy of this supplemental order, be personally served upon National Shippers Association, Ltd., a corporation.

In all other respects said Decision No. 25034 shall remain in full force and effect.

Dat4d at San Francisco, California, this <u>Jud</u>day of October, 1932.