

Decision No. 10691.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

ORIGINAL

In the Matter of the Application
of ETNA DEVELOPMENT COMPANY for
authority to increase its rates.

Application No. 4517.

BY THE COMMISSION.

FIRST SUPPLEMENTAL ORDER

WHEREAS this Commission, by its Decision No. 7663, dated June 7, 1920, established a schedule of increased water rates in the above entitled proceeding, said schedule of increased rates being made contingent upon the conditions:

"1. Etna Development Company shall immediately proceed to put its system in such condition as will enable it to render good and adequate service to its consumers, and within twenty (20) days of the date hereof plans and specifications of the necessary repairs shall be submitted to the Railroad Commission for its approval.

"2. Upon the satisfactory completion of the repairs contemplated, Etna Development Company shall advise the Railroad Commission of said fact in writing, and ten (10) days after the acceptance of these repairs as adequate the following schedule of rates shall become effective:"

AND WHEREAS the Etna Development Company has not formally complied with either of the said conditions to date;

AND WHEREAS the Commission has through its Hydraulic Divi-

sion caused inspections and informal investigations to be made of conditions on the system of applicant, and being now advised that adequate improvements have been made which have rendered the service adequate and sufficient in the judgment of the representatives of the said Hydraulic Division, of four of the five city trustees (the fifth not having been interviewed) and of many of the consumers, and, in fact, no objections having been made by any party,

IT IS HEREBY ORDERED that requirements 1 and 2 of this Commission's Decision No. 7663 be rescinded in so far as they prevent the filing and charging of the schedule of rates set out in said decision, and that the Etna Development Company be and it is hereby authorized to file within twenty (20) days of the date hereof the schedule of rates set out in said Decision No. 7663, such rates to apply to all service rendered on and after August 1, 1922.

IT IS HEREBY FURTHER ORDERED that except as amended above the said Decision No. 7663 shall remain in full force and effect.

Dated at San Francisco, California, this 10th day of July, 1922.

H. B. Prudig

Dwight Martin

J. B. Pennington
Commissioners.