

Decision No. 11005

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

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In the Matter of the Application of )  
 HARRY S. PAYNE and WILLIAM M. HARRIS, )  
 partners in business, under the name :  
 of Pacific Motor Express, for certi- )  
 ficate of public convenience and neces- )  
 sity to operate motor, express and freight )  
 service between Los Angeles and Temecula, :  
 Riverside County, permitting applicants )  
 to pick up freight and express within ) Application No. 7985  
 the City of Los Angeles for delivery south- :  
 easterly of Corona City limits, and picking :  
 up freight and express from and including :  
 Temecula, through Murrieta, Wildomar, )  
 Elsinore, Alberhill and other intermediate :  
 and contingent points or territory to the :  
 southeasterly city limits of Corona, )  
 and delivering the same in the City of )  
 Los Angeles. )

BY THE COMMISSION,

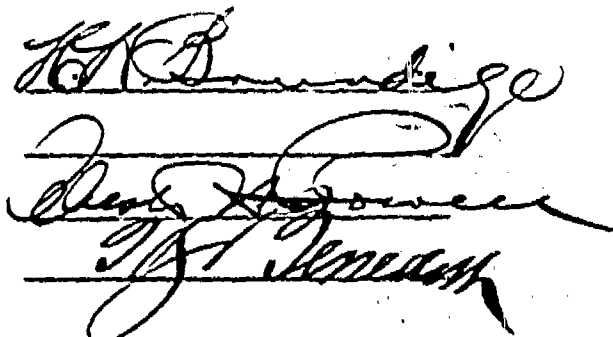
SUPPLEMENTAL ORDER

Under Decision No. 10818 dated August 3rd, 1922,  
 in the above entitled proceeding, Harry S. Payne and William  
 M. Harris, co-partners, were granted a certificate of public  
 convenience and necessity authorizing the operation of an auto-  
 mobile truck line for the transportation of milk, dairy products  
 and supplies only between Los Angeles, Glen Ivy, Alberhill,  
 Elsinore, Sedco, Wildomar, Murrieta, Murrieta Hot Springs,  
 Temecula and Pamba Ranch. Said Decision provided that the  
 co-partnership should file within a period of not to exceed  
 fifteen (15) days from date thereof, tariff of rates and time  
 schedules, in duplicate, and should commence operation under said  
 certificate within a period of not to exceed thirty (30) days from  
 date thereof.

It now appears from correspondence that one of the co-partners, namely William M. Harris, does not desire to accept the certificate in that it was not granted in whole as applied for and has refused to file tariff of rates and time schedules or to commence operation as specifically provided in the order contained in said certificate. In view of the foregoing facts and good cause appearing,

IT IS HEREBY ORDERED that Decision No. 10818 be, and the same hereby is revoked and annulled.

Dated at San Francisco, California, this 19<sup>th</sup> day of September, 1922.

  
Commissioners