

BEFORE THE RAILROAD COMMISSION
OF THE STATE OF CALIFORNIA**ORIGINAL**

In the Matter of the Application
of ORO ELECTRIC CORPORATION, a
corporation, for a certificate
that public convenience and ne-
cessity require the exercise by }
it of certain rights and privileges }
under franchise heretofore granted }
to it by the City of Stockton, San }
Joaquin County, California.

App. No. 844.

EDGERTON, Commissioner:

ORDER OF DISMISSAL.

Oro Electric Corporation having, on November 25, 1915,
filed with this Commission the above-entitled application for a
certificate of public convenience and necessity to exercise
certain rights and privileges alleged to be granted to appli-
cant by the City of Stockton in Ordinance No. 566 of said City,
approved December 30, 1912, and the Supreme Court of California
having, on February 24, 1915, in Oro Electric Corporation v.
Railroad Commission of the State of California, reported in Vol.
49, California Decisions, page 286, rendered a decision holding
that the City of Stockton did not have power to grant to Oro
Electric Corporation the very franchise which is the subject
of this application, and it appearing, therefore, that this is
an application for authority to exercise rights under a franchise
which the City of Stockton did not legally have the power to
grant to applicant,--

IT IS HEREBY ORDERED that this application be, and the
same is hereby dismissed.

The foregoing order is hereby approved and ordered

filed as the order of the Railroad Commission of the State
of California.

Dated at San Francisco, California, this 19th day
of June, 1915.

Max Thelen

Edwin D. Edgerton
Frank R. Leland
Commissioners.