

Decision No.

ORIGINAL

Decision No. 3132

BEFORE THE RAILROAD COMMISSION OF THE
STATE OF CALIFORNIA.

---oOo---

In the Matter of the Application of)
 CONTRA COSTA GAS COMPANY,)
 a corporation, for a certificate that)
 the present and future public conven-)
 ience and necessity require, and will)
 require, the exercise of such portion)
 of the rights and privileges granted)
 to S. Waldo Coleman by Ordinance No.)
 130 of the County of Contra Costa)
 adopted September 2, 1913, (which said)
 rights were later assigned to said)
 Contra Costa Gas Company in accordance)
 with Decision No. 1878 of the Railroad)
 Commission of the State of California))
 as are necessary to enable the construc-)
 tion of a gas system for the distribu-)
 tion and sale of gas in the general ter-)
 ritory commencing with the Westerly bound-)
 ary line of the Town of Martinez, Contra)
 Costa County, thence Westerly through the)
 unincorporated place known as Port Costa)
 and thence Westerly to and including the)
 unincorporated places known as Crockett,)
 Crotona and Valona.)

Application
No. 2064.

BY THE COMMISSION.

FIRST SUPPLEMENTAL ORDER.

WHEREAS, the Railroad Commission by Decision No. 3087, dated February 8, 1916, authorized the applicant herein to extend its gas transmission and distribution system so as to enable it to distribute and sell gas in the "general territory commencing with the Westerly boundary line of the Town of Martinez, thence Westerly through the unincorporated place known as Port Costa, thence Westerly to and including the unincorporated places known as Crockett, Crotona and Valona", all

in Contra Costa County, provided that Contra Costa Gas Company shall first have filed with the Railroad Commission a stipulation duly authorized by its Board of Directors declaring that Contra Costa Gas Company, its successors and assigns, will never claim before the Railroad Commission or any court or other public body, a value for the rights and privileges granted by Ordinance No. 130 of the County of Contra Costa in excess of the actual cost to Contra Costa Gas Company to acquire said rights and privileges, which cost is represented by Contra Costa Gas Company to have been \$299.45, and shall have received from the Railroad Commission a supplemental order declaring that such stipulation, in form satisfactory to the Railroad Commission, has been filed with the Railroad Commission, and

WHEREAS, applicant has now filed with the Railroad Commission a stipulation reading:

"IT IS HEREBY STIPULATED that the Contra Costa Gas Co., its successors and assigns, will never claim, before the Railroad Commission of the State of California, or any court or other public body, a value for the rights and privileges granted by Ordinance No. 130 of the County of Contra Costa to S. Waldo Coleman and later assigned by said S. Waldo Coleman to the Contra Costa Gas Co., in excess of the actual cost to Contra Costa Gas Co. of acquiring the said rights and privileges, the cost whereof was Two Hundred Ninety-nine and 45/100 Dollars (\$299.45)."

And Good Cause Appearing,

IT IS HEREBY ORDERED that the Railroad Commission of the State of California hereby finds as a fact that Contra Costa Gas Company has filed with the said Railroad Commission a stipulation in accordance with the aforementioned condition

found in Decision No. 3087, dated February 8, 1916, in the
above entitled proceeding.

Dated at San Francisco, California, this 26th
day of February, 1916.

H. H. Howard
Edwin O. Egerton
Frank R. Dyer

Commissioners.