

BEFORE THE RAILROAD COMMISSION
OF THE STATE OF CALIFORNIA.

ORIGINAL

Decision No. 419

.....
In the matter of the application of the :
CALIFORNIA-MICHIGAN LAND AND WATER COMPANY, :
a corporation, for permission to exercise : Application No. 273
franchise, and for extensions. :
.....

E. J. Bradner for applicant,
Edwin C. Cribb for Cribb-Erodek Light and
Water Company.

SUPPLEMENTAL AND AMENDED OPINION AND ORDER.

LOVELAND, Commissioner.

WHEREAS, the opinion and order in the above entitled application was regularly issued on the 15th day of January, 1913; and,

WHEREAS, a clerical error has been discovered in the fifth paragraph of said order, said clerical error appearing in the fifth and sixth lines of said fifth paragraph, a portion of said fifth and sixth lines reading "three and one-fourth (3-1/4) cents per one hundred gallons" when it should have read three and one-fourth (3-1/4) cents per one hundred cubic feet;

NOW THEREFORE, said fifth paragraph is hereby ordered corrected and is corrected to read as follows:

PROVIDED that said California-Michigan Land and Water Company shall supply water to the residents and users of said tract at the rate of not to exceed two dollars (\$2.00) per month for ten thousand (10,000) gallons (one thousand three hundred thirty-three and one-third (1,333-1/3) cubic feet and three and one-fourth (3-1/4) cents per one hundred (100) cubic feet for all water used in excess of the ten thousand (10,000) gallons per month, and,

WHEREAS, the consumers of water of the Cribb-Brodek tract have expressed their satisfaction with the rates proposed by the California-Michigan Land and Water Company by entering into contracts at such rates; and,

WHEREAS, the Cribb-Brodek Light and Water Company has been charging said consumers a different rate, to-wit:- less for domestic purposes, but considerably more for the purposes of irrigation, but has now requested permission to charge the same rates; and,

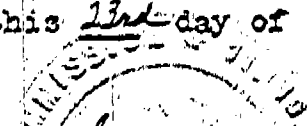
WHEREAS, the Commission believes that said Cribb-Brodek Light and Water Company should have the privilege of charging the same rate as that proposed by the California-Michigan Land and Water Company and accepted as satisfactory by the water users,

NOW, THEREFORE, it is held that the Cribb-Brodek Light and Water Company should be permitted to charge the same rate, and the opinion and order in Application No. 273 is hereby supplemented, and

IT IS ORDERED that the said Cribb-Brodek Light and Water Company be permitted to charge rates not in excess of those proposed by the California-Michigan Land and Water Company.

The foregoing supplemental and amended opinion and order are hereby approved and ordered filed as the supplemental opinion and order of the Railroad Commission of the State of California.

Dated at San Francisco, California, this 13th day of January, 1913.


H. H. Linnell
Max Shelton
Edwin D. Edgerton
Commissioners