

Decision No. 70

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BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

F. Cames Company, et al.,
Complainants,
vs.
Southern Pacific Company,
Defendant.

No. 226.

J. O. Bracken and L. G. Burnett for complainants,
George D. Squires for defendant.

SUPPLEMENTAL ORDER.

Gordon, Commissioner.

The decision of this Commission in the case entitled as above, rendered on January 29, 1912, reads in part as follows:

"It was agreed between the parties at the hearing that they would get together upon the rendition of the decision and would agree upon the claims as to which reparation might be due under the terms of this decision. The parties will be expected to follow this procedure. In case they can not agree, it is directed that they come before the Commission again, whereupon the Commission will make a supplemental order specifically designating the claims on which reparation is to be awarded under this decision."

In accordance with said declaration the Commission now makes its supplemental order designating the claims on which reparation is awarded under said decision. The Commission finds that excessive rates were collected by the defendant on carload shipments of horses, cattle, sheep and hogs moving for consignees and in amounts of overcharges as follows:

F. Cames Company-----	\$37.98
Cames & Casalet-----	6.32
Grayson-Owen Co.-----	3.06
William Taafe & Co.-----	14.35
H. Moffatt-----	100.99
J. B. Horan-----	15.30
Knierr, Allen & Pyle-----	1.35
Roth-Blum Packing Co.-----	34.17
South San Francisco Packing & Provision Co.-----	82.13
J. G. James Company-----	23.50

The shipments on which these over-charges are found are specified in "Statement of Claims for Reparation under Docket No.226" on file in the case entitled as above.

The Commission hereby finds the charges of defendant for said shipments to be excessive in the amounts hereinbefore specified and said defendant is hereby ordered and directed to pay to the complainants the sum of Two Hundred and Ninety-Nine and 15/100 Dollars (\$299.15), with interest at the rate of seven (7) per cent per annum from the date of payment of said charges.

The above decision is hereby approved and ordered filed as the decision of this Commission.

John M. Ebleman
H. D. Ireland
W. L. Gordon
Commissioners.

San Francisco, California,
~~in the office of the~~ May 9, 1912.

Attest:

Charles R. Detroit
Secretary.