Decision No. 9098

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Application of SAN GORGONIO WATER COMPANY for an Order authorizing it to increase its rates.

In the Matter of the Application) of Beaumont Land and Water Com-) pany for an order authorizing an) increase in rates.

Beaumont Irrigation District.
a Corporation.

TS.

Beaumont Land and Water Company, and San Gorgonic Water Company.

CRICINAL

APPLICATION NO. 4880.

APPLICATION NO. 4881.

CASE NO. 1345.

Carnahan and Clark, by H. L. Carnahan, for Applicants and Defendants. W. E. Evans, H. B. Lynch and A. L. Ellis, for Complainant and Protestant.

BY THE COMMISSION.

SUPPLEMENTAL ORDER

WHEREAS, on June 30, 1920, the Railroad Commission issued its Decision No. 7819, in the above entitled proceedings, establishing a 25% surcharge on all water bills rendered on and after July 1, 1920, upon the condition pursuant to stipulation, that at the time when the Beaumont Irrigation District takes over the ownership and operation of applicants' properties, applicants shall hold for the return to their consumers, after an investigation and further order of this Commission, any surplus derived from the surcharge over reasonable operating expenses; and,

WHEREAS, this Commission in its Decision No. 8215, dated

October 9, 1920, in Application No. 6188, entitled "In the Matter of the Joint Application of the Beaumont Land and Water Company, San Gorgonio Water Company and Beaumont Irrigation District for an order authorizing said companies to sell their water system to said District," granted applicants authority to transfer their water system to the Beaumont Irrigation District, and the transfer having been consummated; and.

WHEREAS, counsel for applicants and for protestants herein having filed with this Commission a joint stipulation indicating their willingness that this proceeding be terminated. Without the necessity of the Commission making an audit of the revenues and expenditures of applicants, as provided in the Commission's Decision No. 7819, in the above entitled proceedings;

IT IS HEREBY ORDERED that those provisions contained in this Commission's Decision No. 7819, dated June 30, 1920, in the above entitled proceedings, requiring an accounting of the revenues and expenditures of applicants during the period the surcharge therein authorized was in effect: and, further, the holding of any surplus derived from such surcharge be and such provisions are hereby rescinded.

Dated at San Francisco, California, this 13th day of June, 1921.

Denedan Commissioners.