

ORIGINAL

Decision No. 9756

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

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In the Matter of the Application of)
E. L. BOUTWELL and H. S. FUQUA for an)
order granting permission to resume :
operation of auto truck service be- :
tween Los Angeles, Beaumont, Banning,)
Coachella, Macca and intermediate :
points, and to re-establish tariff of :
Coachella Valley Transportation Com- :
pany in their own name.)

Supplemental
Application No. 7175

BY THE COMMISSION,

SUPPLEMENTAL ORDER

On September 15, 1921, the Railroad Commission issued its Decision No. 9522 in the above entitled application in which decision it authorized E. L. Boutell and H. S. Fuqua, doing business under the fictitious name of Coachella Valley Transportation Company to lease for a period of ninety (90) days their operative right authorizing the operation of an automobile truck line between Los Angeles, El Monte, Pomona, Ontario, Riverside, Colton and San Bernardino and intermediate points and Beaumont, Banning, White Water, Palm Springs, Indio, Coachella, Thermal, Macca and intermediate points.

The lease agreement in question provided that either of the parties thereto could terminate such lease upon thirty (30) days notice to the other party. The agreement was primarily entered into for the purpose of determining the feasibility of the joint operation of the two lines, - such joint operation

having shown that the two lines could not be consolidated and operated so as to render a more efficient service to the public, but in fact caused numerous complaints to be made on account of delays in shipments.

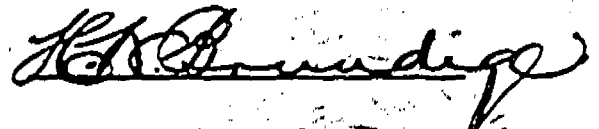
H. L. Boutell and E. S. Fugua, one of the parties to such lease having given thirty (30) days notice to the other party that they desire to terminate the same have now made application to the Railroad Commission for permission to resume operation independently, and

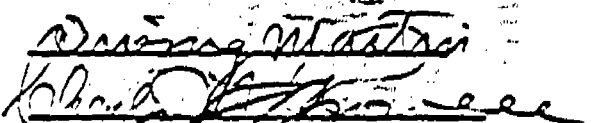
It appearing to the Commission that such application should be granted,

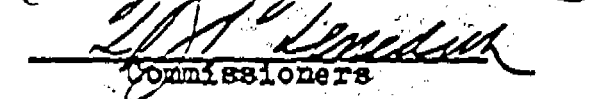
IT IS HEREBY ORDERED that the above entitled supplemental application be, and the same hereby is granted subject to the following condition:

That applicants shall immediately cancel the temporary joint concurrence heretofore filed as provided for in Decision No. 9522.

Dated at San Francisco, California, this 10th day of November, 1921.






Commissioners