

Decision No. 9888

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

ORIGINAL

R. G. Williams, Et. Al.,
Complainants,)
vs.)
Stockton and Mokelumne Canal
Company, a corporation,)
Defendant.)

CASE NO. 1225.

BY THE COMMISSION.

ORDER DENYING APPLICATION FOR
MODIFICATION OF RATE SCHEDULE

This Commission, by Decision No. 8893, having established a schedule of rates to be charged by Stockton Mokelumne Canal Company for water delivered to its consumers in accordance with a stipulation entered into by the utility and the water users, which rate schedule and stipulation established a rate of \$2.00 per acre per year to be charged for the irrigation of grain and corn, and the utility having later made application for a modification of the rate schedule so established alleging that the stipulation heretofore referred to contained a typographical error and that the rate of \$2.00 per acre per year for such irrigation of grain and corn was intended by both parties hereto to be \$2.50 per acre per year, and it appearing to the Commission that the proper method of securing the relief asked for is through an application for permission to increase rates,

IT IS HEREBY ORDERED that the application herein for a mod-

ification of the rate schedule heretofore established by this
Commission be and the same is hereby denied.

Dated at San Francisco, California, this 20th
day of December, 1921.

H. B. Brundage

H. D. Howard

J. W. Martin

Charles A. Towne

Commissioners.