

Decision No. 26610

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

PACIFIC GREYHOUND LINES, INC.,  
a corporation,

Complainant,

vs.

LUCIEN T. Mc DANIEL, EVELYN MARSHALL,  
HAROLD MARTIN, PATRICK JOSEPH KELLY,  
H. E. STOEFFER, T. J. ELLIS, individ-  
ually and as members of Mc Daniel's  
Travel Service, Mc Daniel's Travel  
Service, Richard Schnoor, Wall Estate  
Co., a corporation, and First to  
Twentieth Does,

Defendants.

ORIGINAL

Case No. 3693

BY THE COMMISSION -

SUPPLEMENTAL ORDER

Upon further consideration of the record in the  
above entitled proceeding and good cause appearing therefor,

IT IS HEREBY ORDERED that the first paragraph of  
the Order in Decision No. 26610, dated December 4, 1933, be  
amended to read as follows:

"IT IS HEREBY FOUND that Lucien T. Mc Daniel, Evelyn  
Marshall, Harold Martin, Patrick Joseph Kelly, individually  
and as members of McDaniel's Travel Service, McDaniel's  
Travel Service and Richard Schnoor, have and are now operating  
in violation of Section 50½ of the Public Utilities Act in  
the transportation of passengers over the highways of this  
state, and particularly between San Francisco and Los Angeles  
and without a certificate of public convenience and necessity  
or other prior right authorizing such operation. Based  
upon the finding and the opinion."

In all other respects Decision No.26610 shall remain unchanged.

Dated at San Francisco, California, this 11<sup>16</sup> day of December, 1933.

C. Cleary  
Leon ...  
W. H. ...  
M. B. ...  
...  
COMMISSIONERS.