

DECISION NO. 38040

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Suspension by the)
Commission on its own motion of rates)
filed by SOUTHERN CALIFORNIA FREIGHT)
FORWARDERS for the transportation of)
petroleum lubricating oils and greases)
and automobile parts between Los)
Angeles and San Diego.)

Case No. 3968.

ORIGINAL

BY THE COMMISSION:

ORDER VACATING ORDER OF SUSPENSION AND INVESTIGATION

By order in the above entitled proceeding dated February 1, 1935, and as amended June 3, 1935, the Commission suspended until August 8, 1935, Items 325 and 488 of Southern California Freight Forwarders' Local Express Tariff No. 1, C.R.C. No. 1, naming reduced rates subject to a guaranteed tonnage of 20,000 pounds per calendar month for the transportation of petroleum lubricating oils and greases and automobile parts between Los Angeles and San Diego. The proceeding was instituted for the purpose of determining the lawfulness of the proposed rates and guaranteed monthly tonnage provision.

A public hearing was had before Examiner Brown. Before the proceeding was concluded, however, respondent applied to the Commission and obtained authority¹ to cancel the suspended rates. They are being cancelled effective July 9, 1935. The cause

¹C.R.C. 63rd Section authority 63-11307 of June 3, 1935.

of suspension is thus being removed and our orders of February 1 and June 3, 1935, should be vacated and this proceeding discontinued as of July 9, 1935; therefore, good cause appearing,

IT IS HEREBY ORDERED that upon cancellation of the suspended rates our orders of February 1 and June 3, 1935, in the above entitled proceeding be and they are hereby vacated and set aside and this proceeding discontinued.

Dated at San Francisco, California, this 17th day of June, 1935.

Iron Outhill

M. A. Cur

M. B. Lane

W. H. ...

Orville R. ...
Commissioners.