Decision No. 23436

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Investigation on the Commission's own motion into the operations, rules, regulations, contracts, practices, or any thereof, of C. W. CARLSTROM, FIRST DOE, SECOND DOE, THIRD DOE, FOURTH DOE, individuals doing business under the fictitious name and style of the ACE VAN & STORAGE COMPANY for the purpose of (a) determining whether said respondents are or any of them is engaged in conducting any service as a highway common carrier between any points in this State and more particularly between San Diego and the territory proximate thereto, on the one hand, and Los Angeles, Beverly Hills, Hollywood, Wilmington, Long Beach, Inglewood, Huntington Beach, San Pedro, Venice, Pasadena, Flintridge, Glendale, Redonodo Beach and other points in the County of Los Angeles and points intermediate to all of said points, on the other hand without having first obtained therefor a certificate of public convenience and necessity; (b) determining whether said respondents are or any of them is engaged in any operations or practices in violation of the provisions of Chapter 223, Statutes of 1935 or any orders of the Railroad Commission of the State of California issued thereunder; (c) determining whether or not any permit or permits now held by said respondents or any of them should be cancelled and revoked pursuant to Section 14, Chapter 223, Statutes of 1935.

DAGINA

Case No. 4158

BY THE COMMISSION:

ORDER DENYING REHEARING

A petition for rehearing of our Decision No. 29183 in the above entitled matter having been filed by C. W. Carlstrom; the Commission having carefully considered the said petition, and each and every allegation contained therein, and being of the opinion that no good cause for the granting of a rehearing is therein made to appear,

IT IS HEREBY ORDERED that the said petition for rehearing

Deted at San Francisco, California, this 42 day of January 1937.

Son Carlotti

The Ca

Commissioners