

ORIGINAL

Decision No. 3929

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

VALLEY EXPRESS CO., a corporation
Complainant,

vs.

PACIFIC MOTOR TRANSPORT COMPANY, a corporation,
WALKUP DRAYAGE & WAREHOUSE COMPANY, a corporation
SOUTHERN PACIFIC COMPANY, a corporation,
GEORGE R. ANDERSON, an individual,
First Doe, Second Doe and Third Doe,
Defendants.

Case No. 3929

ORDER OF DISMISSAL

BY THE COMMISSION:

The complaint in the above entitled proceeding alleged that defendants were assessing rates lower than reasonable rates in violation of Section 13 of the Public Utilities Act and were publishing two different sets of rates for the same transportation in violation of Sections 17 and 19 of the Public Utilities Act. The matter was regularly heard and submitted. Since submission however, the Commission (by Decision No. 30670 dated November 29, 1937, as amended in Case No. 4145, Parts "F" and "G") has prescribed reasonable and sufficient rates between all points embraced by the complaint, the rates complained of have been cancelled and the issues in this proceeding have become moot.

Therefore, good cause appearing,

IT IS HEREBY ORDERED that the complaint in the above entitled proceeding be and it is hereby dismissed.

Dated at San Francisco, California, this 9th day of

May, 1938.

[Handwritten signatures]
Commissioners