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Decision No. 33.101

EXFORE THE KAILROAD COLLISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of )
WAKREN N. SLINKARD, an individual doing )
business under the firm name and style of)
"EAGLEVILLE-CEDARVILLE STAGE LINE", to )
sell and GORDON L. DOSS to purchase an )
automobile freight line operated )
between Eagleville and Cedarville, and )
intermediate points, in the County of )
Modoc, State of California.

Application No. 22069

BY THE COMMISSION:

ORIGINAL

## OPINION

Warren N. Slinkard has petitioned the Railroad Commission for an order approving the sale and transfer by him to Gordon L. Doss of an operating right for the automotive transportation as a highway common carrier of property between Codarville and Eagleville; and Gordon L. Doss has potitioned for authority to purchase and acquire said operating right and to hereafter operate thereunder, the sale and transfer to be in accordance with an agreement, a copy of which, marked Exhibit A, is attached to the application herein and made a part thereof.

The consideration to be paid for the property herein proposed to be transferred is given as \$51. Of this sum \$1 is alleged to be the value of the intangibles and \$50 represents the amount to be collected by the Kailroad Commission under Section 57% of the Public Utilities Act as the fee for filing an application to transfer a certificate of public convenience and necessity.

The operating right herein proposed to be transferred was created by Decision No. 25412, dated December 5, 1932, on Application No. 18462, as amended by Decision No. 28641.

This does not appear to be a matter in which a public hearing is necessary and the application will be granted.

Cordon L. Doss is hereby placed upon notice that "opera-

Cordon L. Doss is hereby placed upon notice that "operative rights" do not constitute a class of property which should be capitalized or used as an element of value in determining reasonable rates. Aside from their purely permissive aspect they extend to the holder a full or partial monopoly of a class of business over a particular route. This monopoly feature may be changed or destroyed at any time by the state which is not in any respect limited to the number of rights which may be given.

## ORDER

IT IS HEREBY ORDERED that the above-entitled application be, and the same is hereby granted, subject to the following conditions:

- 1. The consideration to be paid for the proporty herein authorized to be transferred shall never be urged before this Commission, or any other rate fixing body, as a measure of value of said property for rate fixing, or for any purpose other than the transfer herein authorized.
- 2. Applicant Warren N. Slinkard shall within twenty (20) days after the effective date of the order herein unite with applicant Cordon L. Doss in common supplement to the tariffs on file with the Commission, covering service given under the certificate herein authorized to be transferred, applicant Warren N. Slinkard withdrawing and applicant Cordon L. Doss accepting and establishing such tariffs and all effective supplements thereto.
- 3. Applicant Warren N. Slinkard shall within twenty (20) days after the effective date of the order herein withdraw all time schedules filed in his name with the Railroad Commission and applicant Gordon L. Doss shall within twenty (20) days after the effective date of the order herein file in duplicate in his own name time schedules covering service heretofore given by applicant Warren N. Slinkard which time schedules shall be identical with the time schedules now on file with the Railroad Commission, in the name of applicant Warren N. Slinkard, or time schedules satisfactory to the Railroad Commission.

The rights and privileges herein authorized may not be sold, leased, transferred nor assigned, nor service thereunder discontinued, unless the written consent of the Hailroad Commission to such sale, lease, transfer, assignment or discontinuance has first been obtained. 5. No vehicle may be operated by applicant Gordon L. Doss unless such vehicle is owned by said applicant or is leased by him under a contract or agreement on a basis satisfactory to the Railroad Commission. 6. The authority herein granted to sell and transfer said right shall lapse and be void if the parties hereto shall not have complied with all the conditions within the periods of time fixed herein unless, for good cruse shown, the time shall be extended by further order of the Commission. Applicant shall, prior to the commencement of service authorized horein and continuously thereafter, comply with all of the provisions of this Commission's General Order No. 91. The effective date of this order shall be the date hereof. Dated at San Francisco, California, this / day of

COMMISSIONERS