

ORIGINAL

Decision No. 37206

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Establishment)
of maximum or minimum, or maximum)
and minimum rates, rules and regula-)
tions of all common carriers as)
defined in the Public Utilities Act)
of the State of California, as amend-) Case No. 4246
ed, and all highway carriers as de-)
fined in Chapter 223, Statutes of)
1935, as amended, for the transporta-)
tion for compensation or hire, of any)
and all commodities.)

In the Matter of the Establishment)
of maximum or minimum or maximum)
and minimum rates, rules and regula-)
tions of all carriers as defined in)
the City Carriers' Act of the State) Case No. 4434
of California (Statutes 1935, Chapter)
312, as amended) for the transporta-)
tion over the public highways within)
any city or city and county in the)
State of California, for compensation)
or hire, of any and all commodities.)

BY THE COMMISSION:

ORDER DENYING REHEARING

By prior order in these proceedings the Commission, after hearing, dismissed petition of Breneiser Well No. 2, Ltd., Bradley Truck Company, R. B. Snow and J. O. Kinney, seeking establishment of subzones and reduction in minimum rates for the transportation of certain bulk petroleum products in tank truck equipment within a described area in the vicinity of Santa Maria, Santa Barbara County.¹ Thereafter, petitioners requested rehearing for the purpose of introducing additional evidence. Rehearing was granted by order dated December 7, 1943.

Counsel for petitioners subsequently informed the Commission that he is no longer representing these carriers; two of the petitioning carriers have stated in writing that they will have no additional evidence to offer; and the other two carriers have made no reply to written inquiry whether they wish to offer further evidence. Upon consideration of these circumstances the

¹ Decision No. 36682 of October 26, 1943, 44 C.R.C. 846.

Commission is of the opinion and finds that its order granting rehearing should be rescinded, and the petition for rehearing denied.

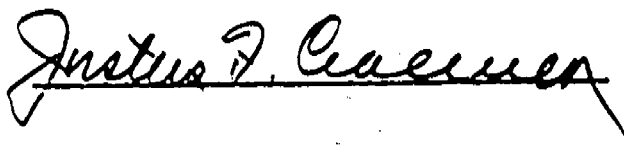
Therefore, good cause appearing,

IT IS HEREBY ORDERED that the order granting rehearing dated December 7, 1943, in the above entitled proceedings be and it is hereby rescinded and the petition for rehearing filed on November 15, 1943, be and it is hereby denied.

This order shall become effective twenty (20) days from the date hereof.

Dated at San Francisco, California, this 18th day of July, 1944.









Commissioners