

Decision.No. 37549

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

ORIGINAL

In the Matter of the Investigation
on the Commission's own motion into
the reasonableness of the rates,
rules, regulations, charges, classi-
fications, contracts, practices,
operations and service, or any of
them, of Vallejo Bus Company

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Case No. 4672

O'HARA & RANDALL and VICTOR M. CASTAGNETTO and
MORRISON, HOFELD, FOERSTER, SHUMAN & CLARK,
by William L. Holloway, for Respondent Vallejo
Bus Company.

ROLLAND L. POPE, City Attorney, City of Vallejo.

SACHSE AND ROWELL, COMMISSIONERS:

O P I N I O N

A public hearing was had in the above-entitled proceeding
at Vallejo on November 8 and at San Francisco, December 11, 1944.
The matter was heard in connection with Application No. 26408
wherein the City of Vallejo and Vallejo Bus Company seek an order
authorizing discontinuance of service by the Vallejo Bus Company
and authority to transfer the property to the City of Vallejo.

The Commission, by its order in Decision No. 37548
dated December 15, 1944, in Application No. 26408, authorized
the Vallejo Bus Company to suspend service and transfer its entire
property to the City of Vallejo. It appears that the transportation
system involved in this proceeding will, in the immediate future,
be owned and operated by the City of Vallejo which will take the
operation out of the jurisdiction of the Commission. Therefore,
this case should be dismissed and the following order is recommended.

ORDER

IT IS ORDERED that Case No. 4672 is hereby dismissed.

The foregoing Opinion and Order are hereby approved and ordered filed as the Opinion and Order of the Railroad Commission of the State of California.

Dated at San Francisco, California, this 15th day of December, 1944.

Richard L. Baker

Francis R. Havener

Irving S. Howell
COMMISSIONERS