

Decision No. 32611

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of MONO RECREATIONAL
ASSOCIATION vs. CALIFORNIA ELECTRIC
POWER COMPANY)

Case No. 4628

BY THE COMMISSION:

ORIGINAL

ORDER OF DISMISSAL

The complaint in this matter, filed March 12, 1942, sought an order of the Commission directing California Electric Power Company to extend its electric facilities to certain resort areas in Mono County, California. A hearing of the matter was held in abeyance by agreement because of the impossibility of procuring construction materials during the war period. Subsequently, California Electric Power Company advised the Complainant and the Commission that it had made provision for such line extensions in its postwar construction program. In view of this offer upon the part of the utility to satisfy the complaint, the Complainant is willing that the Commission issue an order of dismissal. Complainant may petition for reopening of the matter in the event that the utility does not construct the proposed facilities.

Therefore, good cause appearing,

IT IS HEREBY ORDERED that the above entitled complaint be and is hereby dismissed without prejudice.

Dated at San Francisco, California, this 8th day of January, 1945.

Richard L. ...
Justice J. ...
Frank ...
Harold ...
...
Commissioners.