

ORIGINAL

Decision No. 42053

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application  
of H. C. CANTELOW, Agent, MARINE  
TERMINAL ASSOCIATION OF CENTRAL  
CALIFORNIA, to increase service  
charges, wharfage rates, wharf  
demurrage, monthly storage, re-  
ceiving and delivering rates, and  
rates for loading and unloading  
cars and trucks, minimum charges  
at marine terminals of ENCINAL  
TERMINALS, HOWARD TERMINAL and  
PARR-RICHMOND TERMINAL CORPORATION.)

Application No. 28843

SUPPLEMENTAL OPINION AND ORDER

By Decision No. 42039, dated September 14, 1948, applicants in this proceeding were authorized to increase certain rates and charges. The Commission found in that decision that all of the increases sought to be established had been justified. It has come to our attention, however, that the order authorizing the increases does not give full effect to the Commission's findings. Appropriate correction should be made. A public hearing is not necessary.

Therefore, good cause appearing,

IT IS HEREBY ORDERED that the phrase "rates and charges" be substituted for the phrase "service charges and wharfage rates" in the first ordering paragraph of Decision No. 42039, dated September 14, 1948.

IT IS HEREBY FURTHER ORDERED that in all other respects  
Decision No. 42039 shall remain in full force and effect.

The effective date of this order shall be October 4, 1948.

Dated at San Francisco, California, this 21<sup>st</sup> day of  
September, 1948.

R. T. Anderson  
Justice F. Casper  
August H. ...  
Harold P. ...  
Herbert Pottier  
Commissioners