## ORTRMML

Decision No. $\qquad$ 49821

BEFORE TEE PUBIIC UIIIITIES COMISSION OF TEE STATE OF CAIIFORNLA

KATEIE ZAEN,

vs. | complainant, $\{$ |
| :---: |
| Defendant. |

Case No. 5500

## OPINION AND ORDER

Complainant alleges that following general resumption of passenger service by defendant on October 8 , 1953, after termination of a strike, the company nevertheless "entirely eliminated" Saturday service on its "G" bus line between Albany and San Francisco "without first requesting pormission of the City of Albany to do so." Compiainant socks an ordor dirocting dofondant "to withdraw the prosont change of service on the ' $G$ ' Iine" and roquining the company to filo a formal application, followed by a steff investigation and pubile hearing, before making such change offoctive. Tho complaint was filed on October 23, 2953.

Defondant, by vorificd answor sorved and filed Novombor 2, 1953, alicges that insufficiont manpowor imodintoly following ecssntion of the strike resulted in fallure to operato the "G" bus In⿻ on Saturdey, Octobor 10, 2953, but thet service wes rosumed the following Saturday and will continue to bo oporatod in aecordanco with filod schedulos. Defondent asks that the complaint be dismissod.

The Commission, by lotter dated November 28, 2953, adviscd complainent that with resumption of service as indicetod by defondont's answer and confirmed by informal stafi invostigetion hor
complaint appeared to be satisfied, that no public hearing was necessary and that the commission would entertain a request by her for dismissal of the complaint. She has not responded to that letter.

The complaint is without merit and it should be dismissed. A public hearing is not necessary.

Therefore, good cause appearing, IT IS ORDERED that the complaint of Kathie Zahn, filed herein on October 23, 2953, be and. it is hereby dismissed.

Dated at
$\qquad$ Ir manaiainc, california, this 2.3 rd
day of , 2954.


