ORIGINA 52041 Decision No. BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA KATHLEEN ENGLANDER, also known as KATHLEEN KURTZMAN,

Complainant, VS. THE PACIFIC TELEPHONE AND TELEGRAPH COMPANY, a corporation,

CW

Case No. 5681

## ORDER GRANTING TEMPORARY INTERIM RELIEF

Defendant.

KATHLEEN ENGLANDER, also known as KATHLEEN KURTZMAN, residing at 9363 Burton Way, Beverly Hills, California, having filed a verified complaint alloging in substance that complainant is a telephone subscribor of defendant at said address; that on or about January 11, 1955 complainant was advised by defendant that the latter had received information to the effect that said communication facilities were being used as an instrumentality to violate the law in aiding or abetting such violation, and would be disconnected; that thereafter said facilities were disconnected; that complainant has no independent knowledge of the facts upon which defendant purports to have based its action; that defendant has refused and failed to furnish such information to complainant; that said facilities were not used as an instrumentality to violate the law, nor in aiding or abetting such violation, nor does complainant intend to so use said facilities, which were in fact used for personal and social calls; and that complainant has suffered injury to her reputation and great hardship

as a result of such disconnection; therefore,

IT IS ORDERED that The Pacific Telephone and Telegraph Company ishereby directed to restore telephone service to complainant pending hearing on said complaint or further Commission order thereon, said service to be furnished pursuant to defendant's filed tariff rates and rules applicable thereto. The Complaint will be set for hearing be-fore such Commissioner or Examiner, and at such time and place, as may hereafter be designated.

The Secretary is directed as follows:

- 1. To cause a certified copy of this order, together with a copy of the complaint herein, to be served upon The Pacific Telephone and Telegraph Company, and said defendant is directed to serve and file its reply to said complaint within ten (10) days after said service.
- 2. To cause a copy of this order to be mailed to complainant and to complainant's counsel.
- 3. To cause appropriate notice of hearing to be mailed, to the parties at least ten (10) days prior to the hearing herein.

Dated, San Francisco, California, this \_ day of October, 1955. dont ommissioners-