In the Matter of the Application of A. B. JAMES, doing business as A. B. JAMES FREIGHT LINES, an individual, for certificate of public convenience and necessity to operate as a highway common carrier of general cargo between San Diego, California; Long Beach, California; San Pedro, California; Los Angeles, California; Wilmington, California; and Oakland, California, subject to restrictions.

Application No. 36183

OPINION

A. B. James is engaged in the transportation of property in California pursuant to permits issued by this Commission.

Applicant seeks an order authorizing him to conduct service as a highway common carrier for the transportation of general commodities, with certain exceptions, on government bills of lading, generally between Sacramento, San Francisco Territory, Los Angeles Basin Territory, San Diego Territory and Imperial County points, including intermediate points.

Notice of filing of the application was given all common carriers subject to the jurisdiction of this Commission.

This application was filed pursuant to Decision
No. 50448 in Case No. 5478, dated August 17, 1954. In that
decision, the Commission enunciated a policy under which it may
consider operation as a highway permit carrier up to and including
September 10, 1953, as evidence of public convenience and necessity,
if it appears that such operation may be found to constitute common
carriage under the terms of the Nolan decision (Nolan v. Public

Utilities Commission, 41 C (2d) 392). The allegations of the application and the representations filed in this matter indicate, however, and the Commission finds that as of September 10, 1953, applicant was conducting his operations within the scope of the permits heretofore issued by this Commission. Such operations not having constituted highway common carriage, the sought certificate of public convenience and necessity is not a requisite for continuance of applicant's operations as conducted on the said date; and the application will be denied.

The applicant is hereby placed on notice that the Commission, by this decision, makes no finding and expresses no opinion as to whether applicant has or has not been conducting his operations within the scope of his permitted authority since September 10, 1953; and that the provisions of Section 1063 of the Public Utilities Code will be strictly enforced.

ORDER

The Commission has considered the application and representations filed herein, Now Therefore

IT IS ORDERED that Application No. 36183 is denied.

The effective date of this order shall be ninety days after the date hereof.

of August, 1956.

Dated at San Francisco, California, this 28th day

Commissioners