

Decision No. 56703**ORIGINAL**

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of
 MARVIN R. TIDWELL AND RAMONA L. TIDWELL,
 doing business as MARVIN TIDWELL TRUCKING,
 for a certificate of public convenience
 and necessity as a petroleum irregular
 route carrier to operate a vacuum tank
 truck service within a radius of 50 miles
 from base of operations, with emergency
 service to all areas in the State of
 California being developed or explored
 for oil.

Application No. 35567

Marvin Ray Tidwell, for applicants.

Walter Edgar, for Gilliard Petroleum
 Service; T. R. Jamar, for J & G Oil
 Well Service; and Walter H. Quam,
 for Coastal Vacuum Service, Inc.,
 interested parties.

O P I N I O N

Decision No. 56027, dated December 30, 1957, in Application No. 35567, contained an Order Revoking Operative Authority issued to Marvin R. Tidwell and Ramona L. Tidwell by Decision No. 50534, dated September 14, 1954, in Application No. 35567. The effective date of said Decision No. 56027 was stayed by the timely filing on January 21, 1958 of a response to Order Revoking Operative Authority by Ramona L. Tidwell for herself and for Marvin R. Tidwell.

Public hearing was held in Ventura on April 3, 1958, before Examiner John Rowe. Evidence was adduced and the matter was submitted and is now ready for decision.

It appears from the record in this proceeding and the Commission finds that applicants had no intention of abandoning operations and that their failure to file annual and quarterly reports

was occasioned by the illness of Ramona L. Tidwell who had previously been handling all accounting and financial matters of the partnership. Applicants will employ an accountant to handle such matters in the future.

Commission records indicate that applicants have not yet paid fees for the fourth quarter of 1957 and the first quarter of 1958, which are now delinquent. The order herein will therefore be effective conditioned upon such payments being made.

O R D E R

Public hearing having been held and based upon the findings and conclusions in the foregoing opinion,

IT IS ORDERED that the effective date of Decision No. 56027 is permanently stayed and the order of revocation and cancellation therein contained is vacated.

The effective date of this order shall be ten days after the date the above delinquent payments are made.

Dated at Los Angeles, California, this 20th day of May, 1958.

[Signature] President
[Signature]
[Signature]
[Signature]
Commissioners

Commissioner C. Lyn Fox, being necessarily absent, did not participate in the disposition of this proceeding.