

ORIGINAL

Decision No. 55262

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of:

(a) J & J TRANSFER COMPANY, a corporation, to purchase, and of ATOMIC EXPRESS, a corporation, to sell, a certificate of public convenience and necessity for transportation of special commodities between points in the Los Angeles Territory, pursuant to Section 851-853 of the California Public Utilities Code.

Application No. 39711

(b) J & J TRANSFER COMPANY, a corporation, to issue promissory notes, pursuant to Sections 816-830 of the California Public Utilities Code.

ORDER REVOKING OPERATIVE RIGHTS

J & J Transfer Company, a corporation, possesses a certificate of public convenience and necessity to operate as a highway common carrier for the transportation of specified commodities between various points in the Los Angeles area including Los Angeles.

It has been brought to the attention of the Commission by its Transportation Division staff that the radial highway common carrier and city carrier permits of J & J Transfer Company were revoked for lack of insurance on November 25, 1958, that its household goods carrier permit was revoked March 24, 1959 for nonpayment of fees,¹ and that applicant is bankrupt. In the circumstances, it appears, and the Commission finds, that the certificate of public convenience and necessity should be revoked. All effective tariffs and powers of attorney on file with the Commission by J & J Transfer Company will be canceled.

¹ Section 5007 of the Public Utilities Code of the State of California provides in part: "If any transportation agency referred to in this chapter is in default in the payment of the fees prescribed other than filing fees, for a period of 30 days or more, the Commission may suspend or revoke any certificate of public convenience and necessity, permit or license of such agency"

A. 39711-AMS *

Therefore, good cause appearing,

IT IS ORDERED:

(1) That the certificate of public convenience and necessity acquired by J & J Transfer Company, a corporation, by Decision No. 56303, dated March 3, 1958, in Application No. 39711, is revoked.

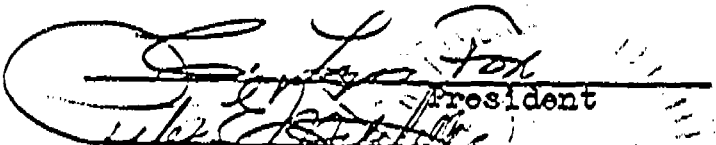
(2) That Western Motor Tariff Bureau, Inc., Agent, and Western Classification Committee, Agent, are authorized and directed to cancel, on not less than five days' notice to the Commission and the public, the participation of J & J Transfer Company from their tariffs on file with this Commission.

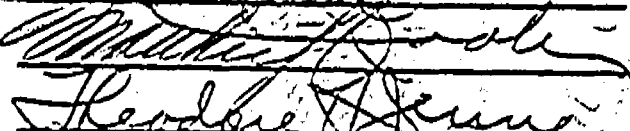
(3) That Powers of Attorney A.F. 1 Nos. 1 and 2 issued by J & J Transfer Company in favor of Western Motor Tariff Bureau, Inc., Agent, and Western Classification Committee, Agent, respectively, are canceled.


The Secretary is directed to cause service of a certified copy of this order to be made upon J & J Transfer Company and a copy of this order to be mailed to Western Motor Tariff Bureau, Inc., Agent, and Western Classification Committee, Agent.

The effective date of this order shall be the twentieth ✓ day after such service thereof upon J & J Transfer Company, unless before such effective date, it shall have filed with this Commission a written response to this order denying the facts set forth herein, in which event the effective date of this order shall be stayed until further order the Commission.

Dated at San Francisco, California, this 14th day of April, 1959.



President


Commissioners


Commissioners