ORIGINAL

Decision No. 59924

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of GIENN DANIELS and MILTON DANIELS copartners doing business as Daniels Bros., for a certificate of public convenience and necessity to operate as a highway common carrier for the transportation of local freight and property between Fall River Mills and Little Valley, under the provisions of Sections 1063-1064 of the Public Utilities Code.

Application No. 37868

ORDER REVOKING OPERATIVE RIGHTS

Decision No. 59246, dated November 10, 1959, in this proceeding, provided for the suspension of the certificate of public convenience and necessity of Glenn Daniels and Milton Daniels for failure to file tariffs and maintain adequate liability insurance protection. Subsequently evidence of liability insurance was filed. However, the required tariffs have not been filed.

By letter dated November 23, 1959, Glenn Daniels requests that the certificate be canceled.

Therefore, good cause appearing,

IT IS ORDERED that the certificate of public convenience and necessity granted to Glenn Daniels and Milton Daniels by Decision No. 53032, dated May 8, 1956, in Application No. 37868, is hereby revoked.

The Secretary of the Commission is directed to cause personal service of a certified copy of this order to be made ... upon Glenn Daniels and Milton Daniels.

The effective date of this order shall be the twentieth day after service thereof upon Glenn Daniels and Milton Daniels, unless before such effective date they 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 of the Commission.

Dated at San Francisco, California, this April, 1960.

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