Decision No.

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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Application of DYKE WATER COMPANY, a corporation, for authority to extend its water service to additional territory in the vicinity of Garden Grove, etc.

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In the Matter of the Application of DYKE WATER COMPANY, a corporation, for authority to extend its water service to additional territory in the vicinity of Garden Grove, etc.

In the Matter of the Application of PACIFIC WATER CO., a California corporation, under Section 1001, of the Public Utilities Code, to extend its certificated area in Orange County.

In the Matter of the Application of SOUTHERN CALIFORNIA WATER COMPANY for an order granting a certificate of public convenience and necessity to construct or extend its plant or system and to render service in certain territory in Orange County, etc.

SOUTHERN CALIFORNIA WATER COMPANY, a corporation,

Complainant,

DYKE WATER COMPANY, a corporation, Defendant.

PACIFIC WATER CO.,

Complainant,

V8.

VS.

DYKE WATER COMPANY,

Defendant.

Investigation on the Commission's own motion into the operations, practices and contracts of DYKE WATER COMPANY, a corporation, etc. Application No. 37097

DRIGINAL

Application No. 37161

Application No. 36592

Application No. 37172

Case No. 5711

Case No. 5862

Case No. 6223

Franklin G. Campbell, for the Commission staff.

-1-

OPINION, FINDINGS AND JUDGMENT

A. 37097, et al. ds

The affidvait of R. J. Pajalich and his application for an order to show cause was executed on September 20, 1960, and filed with this Commission on September 26, 1960. Attached to and made a part of this affidavit and application was the affidavit of Reginald E. Knaggs, executed on August 17, 1960.

These affidavits allege that Dyke Water Company, a corporation, Dyke Lansdale, as President of said corporation, L. D. Lansdale, as Vice President of said corporation, and Arlyne Lansdale, as Secretary-Treasurer of said corporation, and each of them, are in contempt of this Commission on six separate counts as follows:

1. They have failed and refused to comply with the terms of Decision No. 53858 issued in Applications Nos. 37097 and 37161, in that the water system of said corporation has been extended to Tract 2036 in the County of Orange, and public utility water service has been furnished in said Tract No. 2036, said tract not being within the area in which that corporation has been granted a certificate of public convenience and necessity.

2. They have failed and refused to comply with the terms of Decision No. 53858 issued in Applications Nos. 37097 and 37161, in that the water system of said corporation has been extended to Tract No. 3010 in the County of Orange, and public utility water service has been furnished in said Tract No. 3010, said tract not being within the area in which that corporation has been granted a certificate of public convenience and necessity.

3. They have failed and refused to comply with the terms of Decision No. 53858 issued in Applications Nos. 37097 and 37161, in that the water system of said corporation has been extended to

-2-

A. 37097, 🜑 al. ds *

Tract No. 3043 in the County of Orange, and public utility water service has been furnished in said Tract No. 3043, said tract not being within the area in which that corporation has been granted a certificate of public convenience and necessity.

4. They have failed and refused to comply with the terms of Decision No. 53858 issued in Applications Nos. 37097 and 37161, in that the water system of said corporation has been extended to Tract No. 3165 in the County of Orange, and public utility water service has been furnished in said Tract No. 3165, said tract not being within the area in which that corporation has been granted a certificate of public convenience and necessity.

5. They have failed and refused to comply with the terms of Decision No. 53858 issued in Applications Nos. 37097 and 37161, and Decisions Nos. 52563 and 53859 issued in Case No. 5711, in that the water system of said corporation has been extended to Tract No. 2416 in the County of Orange, and public utility water service has been furnished in said Tract No. 2416, said tract not being within the area in which that corporation has been granted a certificate of public convenience and necessity.

6. They have failed and refused to comply with the terms of Decision No. 53858 issued in Applications Nos. 37097 and 37161, and Decisions Nos. 54302 and 55660 issued in Case No. 5862, in that the water system of said corporation has been extended to Tract No. 2756 in the County of Orange, and public utility water service has been furnished in said Tract No. 2756, said tract not being within the area in which that corporation has been granted a certificate of public convenience and necessity.

In response to this application the Commission, on September 27, 1960, issued its order directing Dyke Water Company, Dyke Lansdale, as its President, L. D. Lansdale, as its Vice President, and Arlyne Lansdale, as its Secretary-Treasurer, to

-3-

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appear on October 26, 1960, and show cause why they, and each of them, should not be adjudged to be in contempt of the Commission and punished therefor in the manner provided by law, for the six counts of alleged contempt.

The affidavits of personal service by Ronald Allen of the order to show cause and attached affidavits of R. J. Pajalich and Reginald H. Knaggs upon Dyke Water Company and upon Arlyne Lansdale have been filed in these proceedings.

On the return date, no one appeared on behalf of Dyke Water Company or Arlyne Lansdale. A public hearing was held before Examiner Wilson E. Cline in Los Angeles on October 26, 1960, at which time evidence was received from the Commission staff witnesses and the process server. At the close of the hearing the matter was taken under submission. <u>Findings and Conclusions</u>

Based upon all of the evidence of record, the Commission hereby makes the following findings and conclusions:

1. Dyke Water Company and Arlyne Lansdale its Secretary-Treasurer, were duly served on October 14, 1960, with copies of the order to show cause issued herein, the affidavit and application for order to show cause and the affidavit of Reginald H. Knaggs on file herein.

2. Dyke Water Company, a corporation, is the owner and operator of a public utility water system and is a public utility water corporation within the meaning of Section 241 of the Public Utilities Code.

3. The office and principal place of business of said corporation is 11055 Penn Avenue, Garden Grove, California.

4. Dyke Lansdale is the President of Dyke Water Company, L. D. Lansdale is the Vice President of said corporation, and Arlyne Lansdale is the Secretary-Treasurer of said corporation.

-4-

A. 37097, e al. ds *

5. Decision No. 53858 was issued on October 1, 1956, in Applications Nos. 37097 and 37161 of Dyke Water Company. The order in said decision states, in part, as follows:

"IT IS HEREBY ORDERED as follows:

- That Dyke Water Company, a corporation, be and it is granted a certificate of public convenience and necessity to construct, extend and operate its public utility water systems in its spheres of operations in the areas delineated on the map attached hereto as Appendix A, and to exercise the rights and privileges granted by Ordinance No. 765 of Orange County dated September 27, 1955, subject, however, to the following limitations and conditions:
 - (a) That Dyke Water Company shall not extend its water system outside its certificated service area boundaries as shown on Appendix A without further order of the Commission."

On October 10, 1956, Dyke Water Company filed a petition for rehearing of said Decision No. 53853, and on November 5, 1956, by Decision No. 54022, said petition for rehearing was denied. Decision No. 53852 became effective November 5, 1955. A petition for writ of review of said Decision No. 53858, filed December 6, 1956 by the Dyke Water Company in the Supreme Court of the State of California, was denied. (Dyke Water Company v Public Utilities Commission, S.F. No. 19659, review denied August 27, 1957.) The ordering paragraphs of said Decision No. 53858 above quoted have never been amended, canceled, revoked, or annulled, as they pertain to those certain tracts of land referred to in this decision, and the same are in full force and effect.

5. On October 3, 1956, a certified copy of said Decision No. 53858 was duly placed in the United States mail, as registered mail with postage prepaid, addressed to "Dyke Water Co., 11065 Penn Avenue, Garden Grove, California, Attn: Mrs. A. Lansdale, Atty.", and Arlyne Lansdale and the other officers of said corporation hereinabove named had personal knowledge of the issuance of said order and

-5-

A. 37097, et al. ds *

of the contents thereof. On November 5, 1956, a certified copy of said Decision No. 54028 was duly placed in the United States mail with postage prepaid, addressed to " Mrs. Arlyne Lansdale, Atty., Dyke Water Co., 11065 Penn Avenue, Garden Grove, Calif."

7. Decision No. 53862 was issued on October 1, 1956, in Application No. 36592 of Pacific Water Co. The order in said decision provided, in part, as follows:

"IT IS HEREBY ORDERED as follows:

- 1. That Pacific Water Co., a corporation, be and it is granted a certificate of public convenience and necessity to construct, extend and operate its public utility water systems in its spheres of operations in the areas delineated on the map attached hereto as Appendix A, and to exercise the rights and privileges granted by Ordinance No. 764 of Orange County, dated September 27, 1955, subject, however, to the following limitations and conditions:
 - (a) That Pacific Water Co. shall not extend its water system outside its certificated service area boundaries as shown on Appendix A without further order of the Commission."

On October 10, 1956, Dyke Water Company filed a petition for rehearing of said Decision No. 53862, and on November 5, 1956, by Decision No. 54026, said petition for rehearing was denied. Decision No. 53862 became effective November 5, 1956. A petition for writ of review of said Decision No. 53862, filed December 6, 1956 by the Dyke Water Company in the Supreme Court of the State of California, was denied. (Dyke Water Company v Public Utilities Commission, S.F. No. 19660, review denied August 27, 1957.)

8. On October 3, 1955, a copy of said Decision No. 53862 was duly placed in the United States mail, with postage prepaid, addressed to "Arlyne Lansdale, P. O. Box 68, Garden Grove, California", and the said corporation, Arlyne Lansdale and the other officers bereinabove named had personal knowledge of the issuance of said

-6-

order and of the contents thereof. On November 7, 1956, a certified copy of said Decision No. 54026 was duly placed in the United States mail with postage prepaid, addressed to "Mrs. Arlyne Lansdale, Atty., Dyke Water Company, 11065 Penn Ave., Garden Grove, Calif."

A. 37097, et al. ds *

9. Tract No. 2036, which tract is shown on the subdivision map thereof, filed on the 30th day of October 1958, in Book 109, pages 26 and 27, of Miscellameous Maps, in the Office of the County Recorder, of the County of Orange, is within the area in which the Pacific Water Company was granted a certificate of public convenience and necessity by said Decision No. 53262 in Application No. 36592. Said Tract No. 2036 is not within the area in which Dyke Water Company was granted a certificate of public convenience and necessity by said Decision No. 53258, and Dyke Water Company has not been granted a certificate of public convenience and necessity authorizing any extension of its water system into said Tract No. 2036 hereinabove described, or authorizing operation as a public utility water corporation therein.

10. After the effective date of said Decision No. 53858, Dyke Water Company commenced the furnishing of public utility water service in said Tract No. 2036. Such omission, failure, and refusal of Dyke Water Company, a corporation, to comply with the terms of ordering paragraph No. 1(a) of said Decision No. 53858 was, and is, in violation and disobedience of said Decision No. 53858 and the order which is a part thereof. Such violation was committed with full knowledge and notice of said decision and of the contents thereof, on the part of said Dyke Water Company, a corporation, and Arlyne Lansdale, as Secretary-Treasurer of said corporation, and with the intent on the part of said corporation and Arlyne Lansdale, as Secretary-Treasurer, to violate said decision. Said failure to comply with and violation of said Decision No. 53858 and of the order which is a part thereof on the part of said corporation and on the part of Arlyne Lansdale, as Secretary-Treasurer of said corporation and on the

-7-

has been committed in violation of law and in contempt of the Public Utilities Commission of the State of California.

11. Tract No. 3010, which tract is shown on the subdivision map thereof, filed on the 1st day of March 1957, in Book 95, pages 27 and 20, of Miscellaneous Maps, in the Office of the County Recorder of the County of Orange, is within the area in which the Pacific Water Company was granted a certificate of public convenience and necessity by said Decision No. 53262 in Application No. 36592. Said Tract No. 3010 is not within the area in which Dyke Water Company was granted a certificate of public convenience and necessity by said Decision No. 53258, and Dyke Water Company has not been granted a certificate of public convenience and necessity authorizing any extension of its water system into said Tract No. 3010 hereinabove described or authorizing operation as a public utility water corporation therein.

12. After the effective date of said Decision No. 53858, Dyke Water Company commenced the furnishing of public utility water service in said Tract No. 3010. Such omission, failure, and refusal of Dyke Water Company, a corporation, to comply with the terms of ordering paragraph No. 1(a) of said Decision No. 53858 was, and is, in violation and disobedience of said Decision No. 53858 and the order which is a part thereof. Such violation was committed with full knowledge and notice of said decision and of the contents thereof, on the part of said Dyke Water Company, a corporation, and Arlyne Lansdale, as Secretary-Treasurer of said corporation, and with the intent on the part of said corporation and on the part of Arlyne Lansdale, as Secretary-Treasurer, to violate said decision. Said failure to comply with and violation of said Decision No. 53858 and of the order which is a part thereof, on the part of said

-8-

A. 37097, et al. ds *

corporation and Arlyne Lansdale, as Secretary-Treasurer of said corporation, has been committed in violation of law and in contempt of the Public Utilities Commission of the State of California.

13. Tract No. 3043, which tract is shown on the subdivision map thereof, filed on the 25th day of April 1957, in Book 96, pages 37 and 38, of Miscellaneous Maps, in the Office of the County Recorder of the County of Orange, is within the area in which the Pacific Water Company was granted a certificate of public convenience and necessity by said Decision No. 53862. Said Tract No. 3043 is not within the area in which Dyke Water Company was granted a certificate of public convenience and necessity by said Decision No. 53858, and Dyke Water Company has not been granted a certificate of public convenience and necessity authorizing any extension of its water system into said Tract No. 3043 hereinabove described or authorizing operation as a public utility water corporation therein.

14. After the effective date of said Decision No. 53258, Dyke Water Company commenced the furnishing of public utility water service in said Tract No. 3043. Such omission, failure and refusal of Dyke Water Company, a corporation, to comply with the terms of ordering paragraph No. 1(a) of said Decision No. 53858 was, and is, in violation and disobedience of said Decision No. 53858 and the order which is a part thereof. Such violation was committed with full knowledge and notice of said decision and of the contents thereof, on the part of said Dyke Water Company, a corporation, and Arlyne Lansdale, as Secretary-Treasurer of said corporation, and with the intent on the part of said corporation and Arlyne Lansdale, as Secretary-Treasurer, to violate said decision. Said failure to comply with and violation of said Decision No. 53858 and of the order which is a part thereof, on the part of said corporation and Arlyne Lansdale, as Secretary-Treasurer of said corporation for the order the order which is a part thereof, on the part of said corporation and Arlyne Lansdale, as Secretary-Treasurer of said corporation and Arlyne

-9-

A. 37097, et al. ds *

committed in violation of law and in contempt of the Public Utilities Commission of the State of California.

15. Tract No. 3165, which tract is shown on the subdivision map thereof, filed on the 20th day of December 1956, in Book 94, pages 4, 5 and 6, of Miscellaneous Maps, in the Office of the County Recorder of the County of Orange, is not within the area in which Dyke Water Company was granted a certificate of public convenience and necessity by said Decision No. 53858, and Dyke Water Company has not been granted a certificate of public convenience and necessity authorizing any extension of its water system into said Tract No. 3165 hereinabove described or authorizing operation as a public utility water corporation therein.

16. After the effective date of said Decision No. 53858, Dyke Water Company commenced the furnishing of public utility water service in said Tract No. 3165. Such omission, failure and refusal of Dyke Water Company, a corporation, to comply with the terms of ordering paragraph No. 1(a) of said Decision No. 53858 was, and is, in violation and disobedience of said Decision No. 53358 and the order which is a part thereof. Such violation was committed with full knowledge and notice of said decision and of the contents thereof, on the part of said Dyke Water Company, a corporation, and Arlyne Lansdale, as Secretary-Treasurer of said corporation, and with the intent on the part of said corporation and Arlyne Lansdale, as Secretary-Treasurer, to violate said decision. Said failure to comply with and violation of said Decision No. 53858 and of the order which is a part thereof on the part of said corporation and Arlyne Lansdale, as Secretary-Treasurer of said corporation, has been committed in violation of law and in contempt of the Public Utilities Commission of the State of California.

-10-

A. 37097, et **a**. ds *

17. Decision No. 53856 was issued October 1, 1956, in Application No. 37172 of Southern California Water Company. The order in said decision provided, in part, as follows:

"IT IS HEREBY ORDERED as follows:

- 1. That Southern California Water Company, a corporation, be and it is granted a certificate of public convenience and necessity to construct, extend and operate its public utility water systems in its spheres of operations in the areas delineated on the map attached hereto as Appendix A, and to exercise the rights and privileges granted by Ordinance No. 767 of Orange County dated October 4, 1955, subject, however, to the following limitations and conditions:
 - (a) That Southern California Water Company shall not extend its water system outside its certificated service area boundaries as shown on Appendix A without further order of the Commission."

On October 10, 1955, Dyke Water Company filed a petition for rehearing of said Decision No. 53856, and on November 5, 1956, by Decision No. 54032, said petition for rehearing was denied. Decision No. 53856 became effective November 5, 1956. A petition for writ of review of said Decision No. 53856, filed December 6, 1956 by the Dyke Water Company in the Supreme Court of the State of California, was denied. (Dyke Water Company v Public Utilities Commission, S.F. No. 19657, review denied August 27, 1957.)

13. On October 3, 1956, a copy of said Decision No. 53256 was duly placed in the United States mail, with postage prepaid, addressed to "Dyke Water Co., 11065 Penn Avenue, Garden Grove, Calif., Attn: Mrs. A. Lansdale, Atty.", and the said corporation, Arlyne Lansdale and the other officers hereinabove named had personal knowledge of the issuance of said order and of the contents thereof. On November 5, 1956, a certified copy of said Decision No. 54032 was duly placed in the United States mail, with postage prepaid, addressed to "Mrs. Arlyne Lansdale, Atty., Dyke Water Co., 11065 Penn Ave., Garden Grove, Calif."

-11-

A. 37097, et . ds *

19. The order in Decision No. 52563 issued on February 3, 1956, in Case No. 5711 provided, in part, as follows:

"Good cause appearing,

IT IS ORDERED that Dyke Water Company, a corporation, pending further Commission order herein, shall immediately cease and desist and shall refrain from constructing any new water supply, transmission, or distribution facilities, or from constructing any additions to or extensions of any such existing facilities, within either of the following areas:

(a) Tract No. 2416, as described in the complaint herein and in Exhibit A thereto."

On February 7, 1956, a certified copy of said Decision No. 52563 was duly placed in the United States mail, as registered mail, with postage prepaid, addressed to "Dyke Water Company, 11065 Penn Avenue, Garden Grove, California." Arlyne Lansdale and the other officers of said corporation hereinabove named had personal knowledge of the issuance of said order and of the contents thereof.

20. The order in Decision No. 53859 issued October 1, 1956 in said Case No. 5711, in part, provided as follows:

"Good cause appearing,

IT IS ORDERED that:

1. Decision No. 52563 heretofore issued in Case No. 5711 as an interim order be, and it is, hereby made permanent and final."

The effective date of said Decision No. 53859 was October 21, 1955. On October 3, 1956, a certified copy of said Decision No. 53859 was duly placed in the United States mail, with postage prepaid, addressed to "Dyke Water Co., 11065 Penn Avenue, Sarden Grove, Calif., Att'n: Mrs. Arlyne Lansdale, Atty." Arlyne Lansdale and the other officers of said corporation hereinabove named had personal knowledge of the issuance of said order and of the contents thereof.

21. Tract No. 2416, which tract is shown on the subdivision map thereof, filed on the 25th day of January 1956, in Book 84, pages 26, 27 and 28, of Miscellaneous Maps, in the Office of the County Recorder of the County of Orange, is within the area in which Southern California Water Company was granted a certificate of public convenience and necessity by said Decision No. 53856. Said Tract No. 2416 is not within the area in which Dyke Water Company was granted a certificate of public convenience and necessity by said Decision No. 53858, and Dyke Water Company has not been granted a certificate of public convenience and necessity authorizing any extension of its water system into said Tract No. 2416 hereinabove described, or authorizing operation as a public utility water corporation therein.

22. After the effective dates of said Decisions Nos. 53858 and 52563, and Decision No. 53859, Dyke Water Company commenced the furnishing of public utility water service in said Tract No. 2416. Such omission, failure, and refusal of Dyke Water Company, a corporation, and Arlyne Lansdale, as Secretary-Treasurer of said corporation, and each of them, to comply with the terms of said Decision No. 53858, said Decision No. 52563, and said Decision No. 53859, was, and is, in violation and disobedience of said decisions and of the orders which are a part thereof. Such violations were committed with full knowledge and notice of said decisions and of the contents thereof on the part of said Dyke Water Company, a corporation, and Arlyne Lansdale, as Secretary-Treasurer of said corporation, and with the intent on the part of said corporation and said Arlyne Lansdale, as Secretary-Treasurer, to violate said decisions. Said failure to comply with and violation of said Decisions Nos. 53858, 52563 and 53859, and of the orders which are a part thereof on the part of said corporation and on the part of Arlyne Lansdale, as its Secretary-Treasurer, has been committed in violation of law and in contempt of the Public Utilities Commission of the State of California.

-13-

23. The order in Decision No. 54302 issued on December 18, 1956, in Case No. 5862, provided, in part, as follows:

"Good cause appearing,

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IT IS ORDERED that Dyke Water Company, a corporation, pending further Commission order herein, shall immediately cease and desist and shall refrain from constructing any new water supply, transmission, or distribution facilities, or from constructing any additions to or extensions of any such existing facilities, within the following area:

Tract No. 2756 in Orange County, as described in the complaint herein."

On December 19, 1956, a certified copy of said Decision No. 54302 was duly placed in the United States mail as registered mail, with postage prepaid, addressed to "Dyke Water Company, 11065 Penn Avenue, Garden Grove, Calif." Arlyne Lansdale and the other officers of said corporation hereinabove named had personal knowledge of the issuance of said order and of the contents thereof.

24. The order in Decision No. 55660 issued October 8, 1957, in Case No. 5862, in part, provided as follows:

> "IT IS EEREEY ORDERED that Decision No. 54302, issued December 18, 1956, herein as an interim order be, and it is, hereby made permanent and final."

The effective date of said Decision No. 55660 was the 28th day of October 1957. On October 8, 1957, a copy of said Decision No. 55660 was duly placed in the United States mail, with postage prepaid, addressed to "Dyke Water Company, 11065 Perm Avenue, Garden Grove, Calif." Arlyne Lansdale and the other officers of said corporation hereinabove named had personal knowledge of the issuance of said order and of the contents thereof.

25. Tract No. 2756, which tract is shown on the subdivision map thereof, filed on the 21st day of June 1956, in Book 90, page 9, of Miscellaneous Maps, in the Office of the County Recorder of the

-14-

County of Orange, is within the area in which said Pacific Water Company was granted a certificate of public convenience and necessity by said Decision No. 53062. Said Tract No. 2756 is not within the area in which Dyke Water Company was granted a certificate of public convenience and necessity by said Decision No. 53058, and Dyke Water Company has not been granted a certificate of public convenience and necessity authorizing any extension of its water system into said Tract No. 2756 hereinabove described, or authorizing operation as a public utility water corporation therein.

A. 37097, et 1. ds *

26. After the effective dates of said Decisions Nos. 53858, 54302 and 55660, Dyke Water Company commenced the furnishing of public utility water service in said Tract No. 2756. Such omission, failure, and refusal of Dyke Water Company, a corporation, and Arlyne Lansdale, as Secretary-Treasurer of said corporation, and each of them, to comply with the terms of said Decision No. 53858, said Decision No. 54302, and said Decision No. 55660 was, and is, in violation and disobedience of said decisions and of the orders which are a part thereof. Such violations were committed with full knowledge and notice of said decisions and of the contents thereof on the part of said Dyke Water Company, a corporation, and on the part of Arlyne Lansdale, as Secretary-Treasurer of said corporation, and with the intent on the part of said corporation and said Arlyne Lansdale, as Secretary-Treasurer, to violate said decisions. Said failure to comply with and violation of said Decision No. 53858, said Decision No. 54302, and said Decision No. 55660, and of the orders which are a part thereof, on the part of said corporation and on the part of Arlyne Lansdale, as its Secretary-Treasurer, has been committed in violation of law and in contempt of the Public Utilities Commission of the State of California.

-15-

27. Justice will be served in this proceeding by levying a fine against Dyke Water Company and not against Arlyne Lansdale, although she has been herein found guilty of contempt of this Commission and its decisions and orders.

JUDGMENT

Public hearing having been held in the above-entitled matters, the matters having been submitted and now being ready for decision,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows:

1. That Dyke Water Company is guilty of contempt of the Public Utilities Commission of the State of California (a) on four separate counts in disobeying the Commission's order made in Decision No. 53858, by extending the water system of the company into said Tracts 2036, 3010, 3043 and 3165 without first obtaining orders from the Commission authorizing such extensions; (b) on one additional count in disobeying the Commission's orders made in Decisions No. 53858, No. 52563, and No. 53859, by extending the water system of the company into said Tract No. 2416 without first obtaining an order of the Commission authorizing such extension, and (c) on one more additional count in disobeying the Commission's orders in Decisions No. 53858, No. 54302, and No. 55660, by extending its water system into said Tract No. 2756 without first obtaining an order of the Commission authorizing such extension.

2. That for such contempts of the Public Utilities Commission and its orders as shown in the findings hereinabove set forth, Dyke Water Company shall be punished by a fine of Five Eundred Dollars (\$500.00) for each count, making a total fine of Three Thousand Dollars (\$3,000.00) for the six counts, which fine shall

-16-

be paid to the Secretary of the Public Utilities Commission of the State of California within twenty (20) days after the effective date of this Opinion, Findings and Judgment.

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The Secretary of the Commission is directed to serve forthwith a copy of this Opinion, Findings and Judgment by registered mail upon Dyke Water Company at its principal place of business, 11065 Penn Avenue, Garden Grove, California.

This Opinion, Findings and Judgment shall become effective twenty days after the date hereof.

San Francisco , California, this Dated at 10th day of 1961. President

-17-

Coumissioners