ORIGINAL

Decision No. 63112

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

DEENA de TOLLY, d.b.a.
Dikkers Biochemical Laboratory,

Complainant,

vs.

Case No. 7265

THE PACIFIC TELEPHONE and TELEGRAPH COMPANY, a corporation,

Defendant.

## ORDER GRANTING TEMPORARY INTERIM RELIEF

Deena de Tolly, doing business as Dikkers Biochemical Laboratory, of 1266 North Serrano, Los Angeles, California, having filed a verified complaint, alleging in substance that prior to July, 1961, complainant was a subscriber and user of telephone service furnished by defendant under number HO. 4-1418 at said address; that on or about July 25, 1961, the telephone facilities of complainant were removed and disconnected by defendant pursuant to instructions from the Los Angeles Police Department; that complainant has not used and does not now intend to use said telephone facilities to violate the law nor in aiding or abetting such violation; that complainant's telephone was used by a stranger to her and without her knowledge in violation of Section 337 of the Penal Code; that complainant was not charged; that complainant has made demand upon defendant to have said telephone facilities restored but defendant has refused to

do so; that it is imperative that complainant have continuous telephone service for the proper conduct of her business at said address; and that complainant has suffered and will continue to suffer irreparable injury to her reputation and will suffer great hardship if deprived of said telephone facilities;

IT IS ORDERED that Pacific Telephone and Telegraph Company, a corporation, is hereby directed to reconnect and restore telephone service to complainant and to maintain such service pending further Commission order herein, said service to be furnished pursuant to defendant's filed tariff rates and rules applicable thereto. The complaint will be set for hearing before such Commissioner or Examiner, and at such time and place, as may hereafter be designated.

The Secretary is directed as follows:

- 1. To cause a certified copy of this order, together with a copy of the complaint herein, to be served upon The Pacific Telephone and Telegraph Company, a corporation, and said defendant is directed to serve and file its reply within ten (10) days after said service.
- 2. To cause a copy of this order to be mailed to complainant.
- 3. To cause appropriate notice of hearing to be mailed to the parties at least ten (10) days prior to the hearing herein.

|      | Dated at | Son Francisco | , California, this //// day |
|------|----------|---------------|-----------------------------|
| of _ | JANUARY  | ود            | _                           |
|      |          |               | ent Ultrage                 |
|      |          |               | President                   |
|      |          |               | C. Latox                    |
|      |          | T.            | Lorge D. Trover             |
|      |          | -7/.          | redice B. Heleloff          |
|      |          |               | Commissioner                |