

63587

ORIGINAL

Decision No. _____

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of)
STATE WATER COMPANY, a California)
corporation, for Suspension of that)
Portion of its Certificate of Public)
Convenience and Necessity Authorizing)
Applicant to Furnish Water Service)
to the Waverly Heights Area in the)
Vicinity of Thousand Oaks, Ventura)
County, California.)

Application No. 42319

OPINION AND ORDER

State Water Company, a California corporation, filed Application No. 42319 on June 1, 1960, requesting suspension of that portion of a certificate of public convenience and necessity authorizing applicant to furnish water service to the Waverly Heights Area in the vicinity of Thousand Oaks, Ventura County. Applicant's authority to serve in the vicinity of Thousand Oaks including the Waverly Heights Area was granted by Decision No. 59865, dated March 29, 1960, in Application No. 40931.

Decision No. 60419, dated July 18, 1960, authorized applicant to suspend its offering of public utility water service in Waverly Heights, but required applicant to supply Waverly Heights Mutual Water Company with water to supplement the mutual company's own supply. Decision No. 62473, dated August 23, 1961, issued after public hearing on February 16 and 17, 1961, held that Decision No. 60419 should remain in full force and effect until further order of the Commission.

By letter dated March 1, 1962, counsel for Conejo Valley Water Company, into which corporation the applicant State Water Company has been merged, advised that Conejo Valley Water Company has

A. 42319 GH*

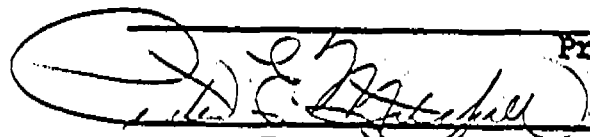
acquired the water system of Waverly Heights Mutual Water Company and is now rendering service to the Waverly Heights Area, and requested that Application No. 42319 be dismissed. Dismissal of this application would restore to State Water Company and its successor, Conejo Valley Water Company, the obligation to serve the Waverly Heights Area.

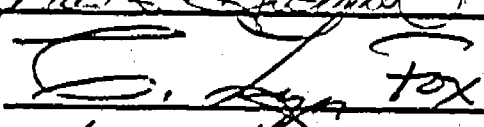
Good cause appearing,

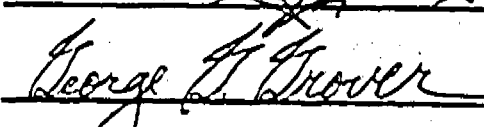
IT IS ORDERED that Decisions Nos. 60419 and 62473, are hereby revoked and Application No. 42319 dismissed.


The effective date of this order shall be twenty days after the date hereof.

Dated at San Francisco, California, this
24th day of APRIL, 1962.



President






Commissioners

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