

66637

Decision No. \_\_\_\_\_

**ORIGINAL**

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of ENCINAL TERMINALS, a corporation, for a certificate of public convenience and necessity to extend operations as a highway common carrier for the transportation of property.

Application No. 42856

ORDER DENYING REHEARING

Stockton Port District, Associated Freight Lines, California Motor Express, Ltd., Constructors Transport Company, Delta Lines, Inc., Di Salvo Trucking Company, Garden City Transportation Company, Interlines Motor Express, Merchants Express of California, Oregon-Nevada-California Fast Freight and Southern California Freight Lines, Pacific Motor Trucking Company, Shippers Express, Sterling Transit Co., Inc., Valley Motor Lines, Inc., and Willig Freight Lines having filed a petition for rehearing of Decision No. 66385, and the Commission having considered said petition and each and every allegation thereof, and being of the opinion that good cause for rehearing has not been made to appear,

IT IS ORDERED that said petition is denied.

IT IS FURTHER ORDERED that Decision No. 66385 is hereby amended by adding paragraph number 5 to the order, as follows:

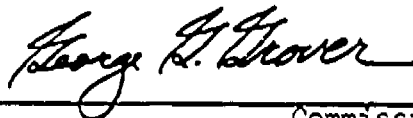
"5. The certificate of public convenience and necessity, issued herein, is granted upon the condition that California Packing Corporation and Alaska Packers Association shall not use their influence, either jointly or severally, to cause other shippers or consignees to use the transportation services of applicant, and the failure to observe such condition shall constitute cause for revoking such certificate."

Dated at San Francisco, California, this 14<sup>th</sup> day of JANUARY, 1964.

William B. Bennett  
President  
John E. Mitchell  
Walter W. Long  
Frederic B. Holhoff

Commissioners

I concur in today's modification of Decision 66385, but dissent from the order denying rehearing.



---

Commissioner