

Decision No. 68756

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application)
of Culy Transportation Co., Inc.,)
doing business as Cal-Canadian) Application No. 47150
Motor Express, a Corporation, for) (Filed November 30, 1964)
authority to cancel certain joint)
rate provisions.)

ORDER OF DISMISSAL

By this application, Culy Transportation Co., Inc., doing business as Cal-Canadian Motor Express, seeks authority to cancel joint rates between points which it serves, on the one hand, and points served by twenty other carriers named in the application, on the other hand.

Rule 4 of the Commission's Rules of Practice and Procedure requires that the original of each application be signed in ink by each party thereto and that, if such party is a corporation or association, the pleading may be signed by an officer thereof. The application was signed only by an officer of Culy Transportation Co., Inc. This deficiency was brought to applicant's attention and an amendment was requested on three occasions. To date the amendment has not been filed.

In the circumstances, it appears and the Commission finds that the application does not meet the requirements of Rule 4 of the Commission's Rules of Practice and Procedure and should be dismissed.

IT IS ORDERED that Application No. 47150 is hereby dismissed without prejudice.

This order shall become effective twenty days after the date hereof.

Dated at San Francisco, California, this 17th day of March, 1965.

Friedrich B. Halbach
President
George T. Hoover
Commissioners