ORIGINAL

Decision No.	72111
--------------	-------

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Suspension of)
Condition Limiting Liability filed)
under Advice Letter No. 1733 and)
investigation on the Commission's)
own motion of all rules, conditions)
or provisions limiting liability)
of the company in the filed tariff)
schedules of General Telephone
Company of California.

Case No. 8442

ORDER DISCONTINUING INVESTIGATION

This matter (Case No. 8442) was instituted on the Commission's own motion, following a tariff filing by General Telephone Company of California, in order to determine the reasonableness of certain tariff clauses purporting to limit the liability of such utility. By order issued February 15, 1967, a general investigation was instituted into the reasonableness of such clauses as contained within the tariffs of all telephone corporations, such investigation being Case No. 8593. General Telephone Company of California is a respondent in said Case No. 8593. It is appropriate that the investigation of its tariffs contemplated by Case No. 8442 be undertaken in connection with Case No. 8593. Thus, Case No. 8442 becomes unnecessary and may be terminated; accordingly,

C.8442 nb IT IS ORDERED that the suspension and investigation ordered in Case No. 8442 on June 8, 1966, is hereby terminated and Case No. 8442 discontinued. The effective date of this order shall be the date hereof. Dated at San Francisco _, California, this 77% day of ____ MARCH , 1967. Commissioner William M. Bennett, being necessarily absent, did not participate in the disposition of this proceeding.