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ORIGINAL

Decision No. 75611

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Investigation on the Commission's )  
own motion into the status, safety, )  
maintenance, use, and protection or )  
closing of the crossings of Oro )  
Avenue and Gertrude Avenue at grade )  
over the tracks of the Southern )  
Pacific Company in the County of )  
San Joaquin. )

Case No. 8867

ORDER ON MOTION TO BRING IN A NEW PARTY

Documents placed in evidence during the March 26, 1969 hearing reveal that Gertrude Avenue and adjoining property north of the Southern Pacific right-of-way is wholly on property owned by the Stockton Unified School District. It was indicated that the school district has blocked Gertrude Avenue north of the crossing at times in the past and that school authorities have advised it may be necessary to close the street to through traffic while school is in session.

All parties made a joint motion to bring in the Stockton Unified School District as a necessary and proper party.

Good cause appearing,

IT IS ORDERED that the motion to bring in the Stockton Unified School District as a necessary and proper party herein is

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hereby granted, and the Stockton Unified School District hereby is designated as a respondent herein.

The effective date of this order shall be the date hereof.

Dated at San Francisco, California, this 29<sup>th</sup>  
day of APRIL, 1969.

William J. Syson, Jr.  
President

Augustin

Richard P. Monsey

WILLIAM

Commissioners