MW

Decision No. 80289

MKILLIMAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

COPY COPIA, INC., a corporation, and RICHARD ZACHARY,

Plaintiffs.

VS.

Case No. 9399

GENERAL TELEPHONE CO., a corporation, and H & T INDUSTRIES, a corporation.

Defendants.

## ORDER DENYING RESTRAINING ORDER AND SETTING HEARING

Complainant is a photocopy and reproduction business. It alleges that it obtained a particular telephone number from defendant, complied with all conditions of defendant for over one year, and is entitled to retain that telephone number at its new business address.

Complainant further alleges that there is a conflict between it and defendant as to whether the subscription application for the telephone number was made by complainant or complainant's former landlord. The former landlord "... is operating a reproduction business therein and is using said telephone number for its reproduction business."

Complainant seeks an order requiring defendant to assign this telephone number to complainant and restraining defendant from permitting its use by others.

The Commission is of the opinion that there are too many unanswered issues to justify a grant of extraordinary relief, and its incumbent inconvenience, on the pleadings. However, in order to minimize injury to complainant and/or the present user of the telephone number in question, the Commission will set this matter for hearing on an expedited basis.

The request for a restraining order is denied. This matter is set for hearing on less than 10 days' notice before Examiner Boneysteele at 10 a.m. at the Commission Courtroom, State Building, 107 So. Broadway St., Los Angeles, California, on July 25, 1972.

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

Dated	at	Los Angeles	 California,	this	18+1	
day of	JULY	, 1972.		O	94	