

ORIGINAL

Decision No. 87229

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Investigation on the Commission's own )  
motion into the operations, rates, )  
charges, and practices of WARN BROS., )  
INC., a California corporation, doing )  
business as CRESCENT TRUCK LINES, and )  
NORMAN WILLIAMS CO., a California )  
corporation. )

Case No. 10033

ORDER EXTENDING TIME

Decision 85808 dated May 11, 1976, as modified by Decision 86200 dated August 3, 1976, included orders to Warn Bros., Inc., (Warn) to collect undercharges in the amount of \$13,928.61 from respondent Norman Williams Co., to pay a fine to this Commission in the amount of \$13,928.61 on or before February 1, 1977 and to file monthly reports specifying the action taken to collect the undercharges, until such undercharges have been collected in full or until further orders of the Commission. The fine in the amount of undercharges has not been paid.

By letter dated January 5, 1977 Warn requested that said orders be further modified to provide that respondent Warn not be required to pay the \$13,928.61 fine "until the matter has been resolved by the court, or collection has been made, so long as respondent continues to diligently pursue this collection" in the proceedings in Warn Bros., Inc., d/b/a Crescent Truck Lines v Norman Williams Company, Alameda County Superior Court, Action No. 486635-6, which is an action by respondent Warn to recover the undercharges, and that Warn be allowed to file status reports quarterly instead of monthly.

The Transportation Division has no objection to the requested modifications. Warn's request is reasonable and should be granted.

IT IS ORDERED that:

1. Ordering Paragraph 2 of Decision 85808, as modified by Decision 86200, is further modified to provide that the fine of \$13,928.61 specified therein shall be paid within thirty days after the court has issued a final determination in the matter of Warn Bros., Inc., d/b/a Crescent Truck Lines v Norman Williams Company, Alameda County Superior Court, Action No. 486635-6.

2. Ordering Paragraph 3 of Decision 85808 is amended to provide that the reports specified therein may be filed quarterly with the next report due on or before June 1, 1977.

3. In all other respects Decision 85808 shall remain in full force and effect.

The effective date of this order is the date hereof.

Dated at San Francisco, California, this 19<sup>th</sup> day of APRIL, 1977.

President

*William Sproun Jr.*  
*Seamus J. Sproun*  
*Charles D. Sproun*

Commissioners

Commissioner Robert Matinovich, being necessarily absent, did not participate in the disposition of this proceeding.