Decision No. 91550

APR 15 1990

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

William M. Bennett, Member of the State Board of Equalization of the State of California, Third District, and ratepayer, and Ratepayers John Doe 1 through John Doe 40,

Complainants,

VS.

Pacific Lighting Corporation, Pacific
Gas and Electric Company, San Diego
Gas & Electric Company, Southern
California Edison Company, General
Telephone Company of California,
Continental Telephone Company of
California, The Pacific Telephone
and Telegraph Company, American
Telephone and Telegraph, The Atchison,
Topeka and Santa Fe Railway Company,
Union Pacific Corporation, Southern Pacific
Transportation Company, Western Pacific
Railroad Company, et al.,

Defendants.

Case No. 10598 (Filed June 16, 1978)

ORDER OF DISMISSAL

This complaint was filed after the initiative amendment known as the Jarvis-Gann measure was passed by the California electorate in 1978. It prays that the Commission oversee voluntary rate reductions by the utilities under its jurisdiction to reflect property tax reductions stemming from Article XIII A of the Constitution and further prays that hearings be held for those utilities not voluntarily reducing their rates.

The Commission instituted OII No. 19 on its own motion on June 27, 1978, held hearings, accepted voluntary advice letter filings by Decision No. 89194, dated August 8, 1978, and ordered rate reductions by those utilities not voluntarily filing advice letters by Decision No. 90000, dated February 27, 1979. The complaint is therefore moot.

IT IS ORDERED that the complaint is dismissed as moot.

The effective date of this order shall be thirty days

after the date hereof.

Dated APR 15 1980 , at San Francisco, California.

Commissioner John E. Bryson, being necessarily absent, did not participate.