1.	REPORT DATE:	: 2. BUREAU AGENDA NO.
	January 9, 1987	<u>:</u>
3.	BUREAU:	FEB-SC-V-107*
		:
4.	SECTION(S):	: 5. PUBLIC MEETING DATE:
	Technical	 -
ó.	APPROVED ST:	: February 19, 1987
		;
	Director: Nicely 3-3846	:
	Supervisor: Lauver 3-1948	:
7.	MONITOR:	A - 87455
		A = 8/7
3.	PERSON IN CHARGE:	
	Wirmer 3-5179	<u>:</u>
9.	DOCKET NO:	· · · · · · · · · · · · · · · · · · ·

- A-00102158, et al (See :Attached)
- iO. (a) CAPTION (abbreviate if more than lines)
 - (b) Short summary of history & facts, documents & briefs
 - (c) Recommendation
- (a) Pennsylvania Public Utility Commission v. A & A Ambulance Service, Inc. and others
- (b) The proposed self executing order directs common carriers who failed to file 1985 assessment reports with the Commission to show cause why their certificates of public convenience should not be cancelled for failure to file such reports.
- (c) The Staff recommends that the Commission approve the issuance of the proposed order.

dk

11. MCTION 3Y: Commissioner Shane Commissioner Chm. Taliaferro - Yes

SECONDED: Commissioner Fischl Commissioner

CONTENT OF MOTION: Staff recommenda-

Staff recommendation adopted.

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PENNSYLVANIA PUBLIC UTILITY COMMISSION HARRISBURG, PA 17120

Public Meeting held February 19, 1987

Commissioners Present:

Linda C. Taliaferro, Char Frank Fischl Bill Shane

Rockey, M. F., Moving Co. 2240 Gettysburg Road Camp Hill, PA 17011 APR - 1 1987

A-00087455

ORDER TO SHOW CAUSE FOR FAILURE TO FILE ASSESSMENT REPORT

BY THE COMMISSION:

The above-named carrier, respondent herein, authorized by this Commission to furnish transportation service, is required under Section 510(b), to file with the Commission, on or before March 31 of each year, a statement under oath showing its gross intrastate operating revenues for the preceding calendar year.

As of this date, respondent has failed to file its assessment report based upon its gross intrastate operating revenues for the 1985 calendar year; THEREFORE,

IT IS ORDERED:

- 1. That the respondent on the docket and folder(s) above, shall show cause why Respondent's certificate(s) or permit(s) should not be cancelled for failure to file an assessment report based upon gross intrastate operating revenues for the 1985 calendar year.
- 2. That respondent shall have twenty (20) days from the date on which this order is served to file with the Secretary of the Pennsylvania Public Utility Commission, P.O. Box 3265, Harrisburg, PA 17102, an answer, in writing, under oath, which, as required by 1 Pa. Code \$35.35, either affirms or specifically denies the allegations contained in this order.
- 3. That in lieu of an answer to the order, respondent may submit its assessment report (Assessment Report Form) based upon its gross intrastate operating revenues for the 1985 calendar year, within thirty (30) days hereof, whereupon receipt thereof this matter will be closed.
- 4. That if respondent fails to file an answer or other responsive pleading in timely fashion within the specified twenty (20) days, respondent will be deemed to have admitted all the allegations in accordance with

the General Rules of Administrative Practice and Procedure, 1 Pa. Code §35.35 and thereupon, this Commission may, without hearing, enter an appropriate order which either revokes and cancels any Certificate or Permit respondent may currently possess, or suspends any Certificate or Permit respondent may currently possess, or enter an order imposing a fine or any other appropriate penalty or forfeiture as authorized by the Public Utility Code, 66 Pa. C.S. §\$101, et seq.

5. That if respondent by its answer admits the allegations contained herein, in accordance with 1 Pa. Code §35.35 and 52 Pa. Code §3.122, this Commission will enter an appropriate order which either revokes and cancels any Certificate or Permit respondent may currently possess, or suspends any Certificate or Permit respondent may currently possess, or in lieu thereof imposes a fine or any other appropriate penalty or forfeiture as authorized by the Public Utility Code, 66 Pa. C.S. §\$101, et seq.

6. That if the respondent files a timely answer which specifi-

6. That if the respondent files a timely answer which specifically denies the allegations in this order, or which raises material questions of law or fact, this matter shall be referred to an Administrative Law Judge for hearing and decision. If, after hearing on the issues raised by that answer, the respondent is found to have committed any of the violations alleged in this order, the Administrative Law Judge may render a decision which either revokes any certificate held by respondent, or which imposes a fine or any other appropriate penalty authorized by the Public Utility Code, 66 Pa. C.S. \$\$101, et seq.

THE COMMISSION,

Jerry Rich Secretary

(SEAL)

ORDER ADOPTED: February 19, 1987

ORDER ENTERED: March 17, 1987

A-87455 SENDER: Complete items 1 and 2 when additional st	ervices are desired, and complete items 3 and 4.
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