

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, DC

ORDER NO. 5985

IN THE MATTER OF:

Served September 6, 2000

Investigation of Failure to File )  
Annual Report and Order to Show )  
Cause Why Civil Forfeiture Should )  
Not be Assessed and Why Operating )  
Authority Should Not be Suspended )  
or Revoked, Directed to: )

DAMON'S TRANSPORTATION COMPANY, )  
INC., WMATC No. 60 )

Case No. MP-2000-40

QUALITY TOUR TRANSPORT, INC., )  
WMATC No. 192 )

Case No. MP-2000-41

B&W SERVICES, INC., Trading as )  
B&W/COASTAL TOURWAYS, WMATC No. 249 )

Case No. MP-2000-42

AIRPORT METRO CONNECTION, INC., )  
WMATC No. 276 )

Case No. MP-2000-43

YELLOW BUS SERVICE, INC., )  
Trading as YELLOW TRANSPORTATION, )  
WMATC No. 280 )

Case No. MP-2000-44

A.C. LIMOUSINE SERVICE, INC., )  
WMATC No. 308 )

Case No. MP-2000-45

GOOD HOPE TRANSPORTATION )  
INCORPORATED, WMATC No. 409 )

Case No. MP-2000-46

EDGAR LENDELL JORDAN, Trading as )  
TIERRA TOURS, WMATC No. 412 )

Case No. MP-2000-47

PIONEER COACH AND TRAVEL, INC., )  
WMATC No. 438 )

Case No. MP-2000-48

VGA ENTERPRISES, INC., )  
WMATC No. 445 )

Case No. MP-2000-49

ACADEMY BUS TOURS, INC., )  
WMATC No. 456 )

Case No. MP-2000-50

NILE EXPRESS TRANSPORT, INC., )  
WMATC No. 460 )

Case No. MP-2000-51

ABE'S TRANSPORTATION, INC., )  
WMATC No. 498 )

Case No. MP-2000-52

Under Title II of the Compact, Article XIII, Section 1(c), the Commission may initiate an investigation to determine whether a person has violated a provision of the Compact or a regulation or order. Section 1(d) of Article XIII provides that if, after hearing, the Commission finds a respondent has violated a provision of the Compact or any requirement established under it, the Commission shall issue an order to compel the respondent to comply with the Compact and effect other just and reasonable relief.

Pursuant to Article XII, Section 1(a), Commission Regulation No. 60-01 as amended by Order No. 4174, and Commission letter dated December 31, 1999, each of the carriers named herein was directed to file an annual report for 1999 on or before February 29, 2000. As of the date of this order, none of the carriers named herein has filed its annual report for 1999.

According to Article XIII, Section 6(f), a person who knowingly and willfully violates a provision of the Compact, or regulation or order issued thereunder, shall be subject to a civil forfeiture of not more than \$1,000 for the first violation and not more than \$5,000 for any subsequent violation; each day of the violation constitutes a separate violation. Article XI, Section 10(c), provides that the Commission, after notice and hearing, may suspend or revoke a certificate of authority for willful failure to comply with a provision of the Compact or an order or regulation of the Commission.

THEREFORE, IT IS ORDERED:

1. That the Commission hereby initiates an investigation into the failure of each carrier named herein to timely file its annual report.

2. That each carrier named herein is hereby made a party respondent.

3. That each respondent shall have thirty days from the date of this order to file its annual report and admit to knowing and willful violation of Regulation No. 60-01 by paying a civil forfeiture of \$100.

4. That in lieu of paying said civil forfeiture each respondent may within the same thirty-day period show cause why a civil forfeiture should not be assessed.

5. That each respondent may file within fifteen days from the date of this order a request for oral hearing, which filing shall automatically stay the thirty-day period for paying the assessed forfeiture or, in the alternative, showing cause why a civil forfeiture should not be assessed. Such request shall not stay the period for filing the annual report.

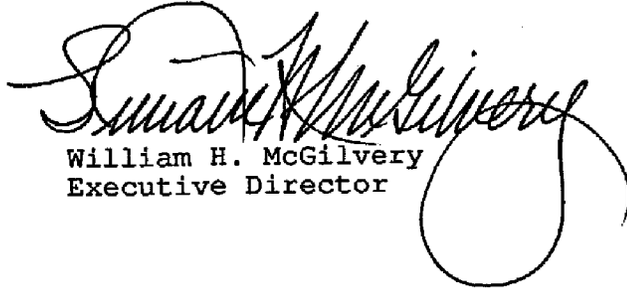
6. That any request for oral hearing must specify the grounds for the request, describe the evidence to be adduced and explain why such evidence cannot be adduced without an oral hearing.

7. That the certificate of authority of each respondent shall stand automatically suspended upon the occurrence of either of the

following: (a) failure to timely file the annual report; (b) absent a timely request for oral hearing, failure to timely pay the assessed forfeiture or show cause why a civil forfeiture should not be assessed.

8. That each respondent whose certificate is suspended under the preceding paragraph shall have thirty days thereafter to show cause why its certificate of authority should not be revoked for failure to comply with the requirements of this order.

BY DIRECTION OF THE COMMISSION; COMMISSIONERS ALEXANDER, LIGON, AND MILLER:



William H. McGilvery  
Executive Director