

business as J. Bockin, Willingboro, N.J., of the operating rights of John Nalence, Trenton, N.J., in Certificate No. MC-42556, issued August 8, 1961, authorizing the transportation, over irregular routes, of sand and gravel, crushed stone, fertilizer, millboard, scrap brass, potatoes, clay, and damaged and rejected shipments of clay, from and to specified points in Pennsylvania, New Jersey, New York, and Maryland, varying with the commodities transported. Robert Watkins, 170 South Broad Street, Trenton, N.J., 08608, attorney for applicants.

No. MC-FC-68020. By order of July 29, 1965, the Transfer Board approved the transfer to Garden State Transit Lines, Inc., Garfield, N.J., of the operating rights of Eugene Meeker, Jr., doing business as E. Meeker, Jr., New Providence, N.J., in Certificate No. MC-69260, issued March 20, 1958, authorizing the transportation, over regular routes, of passengers and their baggage and express, newspapers, and mail, in the same vehicle with passengers, between Port Jervis, N.Y., and Stroudsburg, Pa., between Port Jervis, N.Y., and Camp Achvah, near Godeffroy, N.Y., between Milford, Pa., and Twin Lakes, Pa., between Milford, Pa., and Log Tavern, Pa., and between Montague, N.J., and Camp Kittating, near Layton, N.J., and over irregular routes, of passengers and their baggage, in round-trip charter operations, from and to specified points in New Jersey, New York, Connecticut, Rhode Island, Delaware, Washington, D.C., Virginia, and Pennsylvania. Herman B. J. Weckstein, 1060 Broad Street, Newark, N.J., 07102, attorney for transferor. Chester J. Wallace, 401 Outwater Lane, Garfield, N.J., attorney for transferee.

No. MC-FC-68021. By order of July 29, 1965, the Transfer Board approved 29, 1965, the Transfer Board approved the transfer to Ralph Lanciano and Charles J. Lanciano, doing business as Charles J. Lanciano, Philadelphia, Pa., the operating rights in Certificate No. MC-5987 issued November 8, 1956, to Taney C. Lanciano, doing business as Charles J. Lanciano, Philadelphia, Pa., authorizing the transportation, over irregular routes, of: Electric switchboards, motors, transformers, and rigging tools used in the installation thereof, between Philadelphia, Pa., on the one hand, and, on the other, Wilmington, Del., and Conowingo and Baltimore, Md. M. Mark Mendel, 1901 P.S.F.S. Building, Philadelphia, Pa., 19107, attorney for applicants.

No. MC-FC-68022. By order of July 29, 1965, the Transfer Board approved the transfer of Certificate of Registration No. MC-121160 (Sub-No. 1) issued March 6, 1964, to Ronga Truck Co., a corporation, Los Angeles, Calif., to Robert C. Napier Trucking, Inc., San Diego, Calif., evidencing a right to engage in interstate or foreign commerce in the transportation of general commodities, within a specified portion of California.

R. Y. Schureman, 1010 Wilshire Boulevard, Los Angeles, Calif., 90017, attorney for applicants.

No. MC-FC-68027. By order of July 29, 1965, the Transfer Board approved the transfer to Edward P. Goetzinger, Earling, Iowa, of the Certificate in No. MC-88093, issued April 4, 1939, to Clarence Weihs, Westphalia, Iowa, authorizing the transportation of: General commodities, excluding commodities in bulk and other specified commodities, from Omaha, Nebr., to Westphalia, Iowa, and farms within eight miles of Westphalia, and livestock and grain, from farms within eight miles of Westphalia, to Omaha. Lyle R. Higgins, 711 Court Street, Harland, Iowa, 51537, attorney for applicants.

No. MC-FC-68028. By order of July 30, 1965, the Transfer Board approved the transfer to H. Michael Reilly, doing business as Lorraine Horse Transportation, Rockland, Mass., of the Certificate in No. MC-19070, issued April 16, 1953, to John P. Belanger, Jr., Quincy, Mass., authorizing the transportation of: Race and show horses, between points in Massachusetts, on the one hand, and, on the other, points in Maine, New Hampshire, Vermont, Rhode Island, Connecticut, and New York. Mary E. Kelley, 10 Tremont Street, Boston, Mass., 02108, attorney for applicants.

[SEAL]

H. NEIL GARSON,  
Secretary.

[F.R. Doc. 65-8322; Filed, Aug. 6, 1965; 8:47 a.m.]

**DEPARTMENT OF JUSTICE**

Office of the Attorney General

**DETERMINATION OF THE ATTORNEY GENERAL PURSUANT TO SECTION 4(b)(1) OF THE VOTING RIGHTS ACT OF 1965**

In accordance with section 4(b)(1) of the Voting Rights Act of 1965 (Public Law 89-110), I have determined that each of the following States maintained on November 1, 1964, one or more tests or devices as defined in section 4(c) of the Act:

- |             |                |
|-------------|----------------|
| Alabama     | Massachusetts  |
| Alaska      | Mississippi    |
| Arizona     | New Hampshire  |
| California  | New York       |
| Connecticut | North Carolina |
| Delaware    | Oregon         |
| Georgia     | South Carolina |
| Hawaii      | Virginia       |
| Idaho       | Washington     |
| Louisiana   | Wyoming        |
| Maine       |                |

NICHOLAS DEB. KATZENBACH,  
Attorney General.

AUGUST 6, 1965.

[F.R. Doc. 65-8416; Filed, Aug. 6, 1965; 3:00 p.m.]

**DEPARTMENT OF COMMERCE**

Bureau of the Census

**DETERMINATION OF THE DIRECTOR OF THE CENSUS PURSUANT TO SECTION 4(b)(2) OF THE VOTING RIGHTS ACT OF 1965 (PUBLIC LAW 89-110)**

I have this date received a letter from the Attorney General advising me that he has determined that the following States maintained on November 1, 1964, one or more tests or devices as defined in section 4(c) of the Act:

- |             |                |
|-------------|----------------|
| Alabama     | Massachusetts  |
| Alaska      | Mississippi    |
| Arizona     | New Hampshire  |
| California  | New York       |
| Connecticut | North Carolina |
| Delaware    | Oregon         |
| Georgia     | South Carolina |
| Hawaii      | Virginia       |
| Idaho       | Washington     |
| Louisiana   | Wyoming        |
| Maine       |                |

In accordance with section 4(b)(2) of the Voting Rights Act of 1965 (Public Law 89-110), I have determined that in each of the following States less than 50 per centum of the persons of voting age residing therein voted in the presidential election of November 1964:

- |           |                |
|-----------|----------------|
| Alabama   | Mississippi    |
| Alaska    | South Carolina |
| Georgia   | Virginia       |
| Louisiana |                |

I have also determined that in each of the following political subdivisions considered as a separate unit less than 50 per centum of the persons of voting age residing therein voted in the presidential election of November 1964:

**NORTH CAROLINA**

- |                   |                    |
|-------------------|--------------------|
| Anson County      | Hoke County        |
| Bertie County     | Lenoir County      |
| Caswell County    | Nash County        |
| Chowan County     | Northampton County |
| Craven County     | Onslow County      |
| Cumberland County | Pasquotank County  |
| Edgecombe County  | Person County      |
| Franklin County   | Pitt County        |
| Gates County      | Robeson County     |
| Granville County  | Scotland County    |
| Greene County     | Vance County       |
| Halifax County    | Wayne County       |
| Hertford County   | Wilson County      |

**ARIZONA**

- Apache County

Current studies of other political subdivisions will be completed as soon as the relevant data are obtained and in accordance with the Voting Rights Act of 1965, I will make additional determinations for such political subdivisions in which less than 50 per centum of the persons of voting age residing therein were registered on November 1, 1964, or in which less than 50 per centum of such persons voted in the presidential election of November 1964.

A. ROSS ECKLER,  
Director,  
Bureau of the Census.

AUGUST 6, 1965.

[F.R. Doc. 65-8417; Filed, Aug. 6, 1965; 3:01 p.m.]