

BROADCASTERS' NEWS BULLETIN

Reporting accurately and promptly current happenings of special interest to Broadcasting
Stations in the Commercial, Regulatory, Legislative and Judicial Fields

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July 18, 1931

THE SAN FRANCISCO MEETING

Broadcasting precedents will be established at San Francisco next week. Problems of vital interest to every broadcaster are on the program of the first Regional Meeting of the National Association of Broadcasters to be held Monday and Tuesday, July 21 and 22, at the Hotel St. Francis.

Every broadcasting station West of the Mississippi has been invited to the sessions, and reports indicate that they will be well represented. But the proceedings will not be confined to matters of interest to Western broadcasters only. Legislation, policies and trends in broadcasting are on the program for full and free discussion.

Addresses are scheduled by Senator Clarence C. Dill, radio legislative leader, Federal Radio Commissioner Harold A. Lafount, Henry Adams Bellows, Don E. Gilman, C. M. Jansky Jr., and others. Ample time will be allowed for discussion of broadcasting problems in connection with reports to be submitted by the several committees.

The Managing Director has established his headquarters at the St. Francis where all sessions will be held. On Tuesday afternoon the Board of Directors will meet to map the Association's activities of the immediate future.

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COURT HOLDS NO VESTED RIGHTS

Finding that broadcasting stations do not have vested property rights in the channels they utilize by virtue of licenses issued by the Federal Radio Commission, the Circuit Court of Appeals for the Seventh Circuit sitting in Chicago this week handed down a decision which will be of interest to every station owner.

In this opinion the court has affirmed the judgement of the Federal District Court in the case of American Bond & Mortgage Co., and Trianon, Inc., former operators of station WMBB-WOK, at Chicago. This station was removed from the air by order of the Commission in 1928 to reduce the number of stations then operating and relieve interference. This same case was before the Supreme Court of the United States having been certified from the Circuit Court of Appeals. Another case involving station WCRW, Chicago, which had been reduced in power by order of the Commission, was also certified to the Supreme Court at the same time. Both cases were remanded by the higher court after oral argument and the certificates of the Circuit Court were dismissed.

The case of the American Bond & Mortgage Co., on again being heard before the Circuit Court of Appeals was confined to the order of the Commission, which was attacked as being arbitrary, unreasonable and unfair. There was no attempt made in this second argument to challenge the constitutionality of the Radio Act.

The owners of the station contended that large sums of money had been expended in developing the station and that this expenditure would be lost entirely, unless the Commission was reversed.

The opinion of the court written by Judge Evans, follows in part:

"Without going into the details of the evidence, it may be said that the proof showed that the Congressional Act was to secure a more even geographical distribution of broadcasting stations and the elimination of trouble, so annoying to the radio users, which arose through interference. It appeared that a 5000 watt power broadcasting station has a radius of area of good service to suburban dwellers of approximately 100 miles and a radius of area of fair service to rural listeners of approximately 1000 miles; that a station of such power, however, interfered with another station broadcasting on a similar wave length 3000 miles away.

"Appellants do not now question the necessity of regulation nor the propriety of limiting broadcasting stations in such manner as to give the best service to the possessors and users of radios. Their contention, however, is that the Commission acted arbitrarily when it denied appellants' permit without providing any compensation for the loss of property, which such order of discontinuance necessarily entailed. Their position briefly stated is, that in denying a renewal of license to one broadcasting station, which had not offended against the rules of the Commission, solely to reduce the number of such stations, the Commission should have required the other broadcasting stations to pay a fair sum to appellants to compensate them for their loss. They contended that if other licensees did not care to continue upon the condition that they pay appellants for their loss, appellants should have been permitted to continue upon the condition that they pay their proportion of the loss which some other licensee suffered through the loss of its license.

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COURT HOLDS NO VESTED RIGHTS (Continued)

"While there seems much of merit in this position, appellee contends that appellants are in no position to make this contention in this suit at this time because of their failure to appeal to the Court of Appeals of the District of Columbia, as provided by Section 16 of the Radio Act of 1927, U. S. Code Supplement, Title 47 Section 81. Appellee also contends that the license, under which appellants operated, ran for a limited period only; that no vested rights were acquired thereunder, and, therefore, the order of the Commission was valid and appellants were entitled to no compensation for the loss of their property. Technical Radio Laboratory v. Federal Radio Commission, 36 F. (2d) 111.

"We are well satisfied that there is a vital difference between the rights of one whose property (in coal land such as was considered in Pennsylvania Coal Company v. Mahon, 260 U. S. 393) is confiscated by judicial decree and the rights of one to the use of the air, which right is dependent upon a Government permit limited both as to extent and time. The former is vested. The latter is permissive.

"We are likewise satisfied that appellants are not in a position to attack an order of the Radio Commission which was within its power to make, without first exhausting the remedies given them by Radio Act, to-wit, by appealing to the Court of Appeals of the District of Columbia.

"Other authorities, holding that one can not attack an order such as is here under review without availing himself of all of the remedies provided by the statute for the correction or the modification of the order, are: Gorham Manufacturing Co. v State Tax Commission of New York, 266 U. S. 265, 269; First National Bank v. Weld County, 264 U. S. 450, 453.'

While this decision is not final, since it is subject to review by the Supreme Court, on appeal, nevertheless it is of importance since this question has been a point of contention since the establishment of the Commission in 1927. It is not known whether the decision will be appealed.

In commenting upon the decision of the court, Colonel Thad H. Brown, General Counsel of the Commission declared "We are indeed gratified. It confirms the view held by us with respect to property rights and strengthens the Commission's position in future steps to improve broadcasting by eliminating inferior stations." Up to this time, Colonel Brown said, the Commission has been reluctant to arbitrarily reduce the number of stations with the view of reducing interference for listeners, but with this new legal authority conferred upon it, the Commission will find itself in position to take active steps to delete "inferior stations" and relieve congestion in the broadcast band.

The Department of Justice issued a statement this week, which declared the opinion of the court in this case "upholds the contention of the Attorney General that persons using the air for broadcasting purposes under permit or license of the Federal Radio Commission acquire no vested property rights."

July 18, 1931

WTMJ APPEALS RCA DECISION

The Journal Company, Milwaukee, Wis., station WTMJ, this week filed an appeal in the Court of Appeals of the District of Columbia challenging Commission action of June 24th in renewing the licenses of the subsidiaries of the Radio Corporation of America.

The Milwaukee station asks the court to reverse and revoke the decision of the Commission, as it has affected their pending application which requests the facilities of stations WENR and WLS of Chicago. WENR is operated by the National Broadcasting Co., and WLS is under an operating agreement with this RCA subsidiary.

Station WTMJ was an intervenor at the hearing before the Commission when the question of renewal of all RCA licenses was considered.

It was explained at the Commission, while the appeal is primarily directed at the frequency now used by the Chicago stations, the entire issue of all licenses held by RCA subsidiaries will again be thrown into litigation. Since the appeal is entered against a decision of the Commission, the four RCA subsidiaries must enter the litigation by filing statements as intervenors.

The Journal Company is not seeking a restraining order of any kind, and it was stated at the Commission that the licenses of all RCA stations would be continued on a regular basis during the course of the litigation, although licenses for any new developments will probably be issued to be conditioned on the outcome on this action.

The Court of Appeals is now in recess until Fall and no action can be expected until that time.

Claiming that the decision of the Commission was "erroneous, contrary to law and inviolation of the duty imposed upon the said Commission by the provisions of the law which created it," the Journal Company set forth its reasons for appeal in reviewing the entire history of its effort to obtain the right to operate on 870 kc.

It is contended that the Commission erred in failing to decide that the judgement of the United States District Court for the District of Delaware in case of Lord, receiver v. Radio Corporation of America was "a final adjudication that the Radio Corporation of America has been guilty of unlawfully monopolizing or attempting to monopolize radio communication directly or indirectly through the control of the manufacture or sale of radio apparatus--- and that said judgement is such as is described in Section 13 of the Radio Act of 1927, as amended." The appeal claims that the Commission erred in finding that Section 13 of the Radio Act deals with monopolies in radio communication and that Section 15 deals only with monopolies of radio apparatus.

Following its customary procedure, the Commission will file within thirty days its answer to the appeal, together with statement of facts and grounds for decision.

July 18, 1931

AVIATION RADIO TRAFFIC HEAVY

The establishment of a huge network of cooperative aviation-radio stations has become an accomplished fact during the past twelve months, according to Commissioner William D. L. Starbuck. Operations have increased to such an extent over these networks, he said, that today the frequencies allocated for aviation use carry more traffic than any other class of commercial service with the possible exception of broadcasting.

Practically all this service is carried in the high frequency band set aside by international agreement. The increased safety factor in aviation is largely attributed to radio. Practically every established air route is now radio-equipped.

Mr. Starbuck as Commissioner in charge of engineering, was instrumental in the drafting of the existing radio-aviation system. He made an extensive tour of the West last year to ascertain at first hand the needs of radio-aviation.

Although he has not reached a definite decision, Commissioner Starbuck expects to make an inspection tour in August on air lines West of the Mississippi River.

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NEW JAPANESE COPYRIGHT LAW

Under the terms of the new Japanese copyright law, the Department of Commerce has been advised by Edwin L. Neville of the American Embassy at Tokyo, fuller assurance of preservation of copyright, protection of motion picture and broadcasting rights are provided. After the conference in Rome in 1928, it was thought necessary to amend the original law of 1899, in view of the changed conditions in present day Japan.

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FAN MAIL INCREASES

According to an announcement of the National Broadcasting Company, listener response indicated by letters received by the stations on its network during the first six months of 1931 shows a substantial increase over last year. During the entire twelve months of 1930 a total of 2,178,574 letters were received. This has already been exceeded in the first half of this year during which 2,196,684 were received.

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COLUMBIA OPENS TELEVISION STATION

Officially opening its television station, W2XAB, at 10.15 p.m. July 21st, the Columbia Broadcasting System will inaugurate a seven hour daily television schedule. After several weeks of testing during which reports were received of reception from cities along the Atlantic Coast, the formal dedication will be made up of a forty five minute period of varied entertainment. While sight transmission will be limited to the immediate vicinity of New York, sound transmission will be carried on the various Columbia affiliated stations throughout the country.

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PROPOSAL TO WIDEN BAND

According to information received from American advisors and observers who attended the International Technical radio conference in Copenhagen last month, broadcasting interests of the world will make strong efforts to widen the broadcast band at the International Radio Conference to be held at Madrid during the Fall of 1932.

There has been a continuous demand on the part of nearly all European nations that broadcasting be given more facilities to relieve congestion and overcrowding in that part of the spectrum.

The International Broadcasting Union raised the question of enlargement of the broadcast band at the Copenhagen Conference this year. The proposal, which had been expected, was immediately ruled out of order by the presiding officer. It was indicated among the delegates to the assembly that this question was for the Madrid Conference in 1932, since it has treaty making powers and authority to allocate the various services.

The International Broadcasting Union proposes to have aviation and ship frequencies now operating below 550 kilocycles removed to the short waves above 1500 kc. In Europe, at the present time, 14 long wave channels between 160 and 285 kc are used in broadcasting service, in addition to the regular band between 550 and 1500 kc. The effort will be made at Madrid to have all channels between 150 and 550 kc assigned to regular broadcasting service.

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LIMITATION ON SERVICE AREA

If the good service area of a broadcasting station is seriously limited by interference conditions created by stations operating on the same frequency, this fact alone is not sufficient grounds for granting an application filed by the injured station to change to another frequency, if the present service areas of stations operating on the requested frequency would be impaired. This was the recommendation of Examiner Hyde in the conclusion of Report 224, Docket 1152, denying the application of Station WBCM, Bay City, Mich., for authority to change frequency from 1410 to 940 kc using power of 500 watts.

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RECOMMENDS TELEVISION GRANT

The application of Chicago Federation of Labor, Chicago, Ill., (W9XAA) Docket 1231, for construction permit to erect an experimental television station on 2750 to 2850 kc with 500 watts and unlimited time was recommended to the Commission by Examiner Pratt in Report 225. In 1929, the applicant conducted a television station in Chicago. It is now their intention to resume experimental operation, under an agreement with Short Wave and Television Corp., of Boston, which is affiliated with Sanabria Television Corporation.

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EXAMINERS REPORTS

In re application of John H. Dolan, Boston, Mass., for construction permit to erect new station on 1370 kc with 100 watts night power and 250 watts daytime, with one half time to share with WLEY. Docket 1149. Report 215. Examiner Hyde recommends denial of application.

In re application of New Jersey Broadcasting Corporation, Jersey City, N.J., (WHOM) for modification of license to increase hours of operation to unlimited time. Docket 1150. Report 216. Examiner Pratt recommends granting of application in part for a change in hours of operation from sharing with stations WNJ, WBMS, and WKBO to sharing time with station WBMS, station WHOM to use three quarter time and station WBMS to use one quarter time and that a modified license be issued to the applicant authorizing its operation three quarter time.

In re application of John E. Hess, York, Penna., for construction permit to erect new station on 1500 kc with 100 watts and unlimited time. Docket 1202. Report 217. Examiner Walker recommends denial of application.

In re application of Carl S. Wheeler, Lexington, Mass., (WLEY) for construction permit to change the station location from Lexington to Springfield, Mass., using unlimited time. Docket 1155. Report 218. Examiner Hyde recommends denial of application.

In re application of the Ozark Radio Corporation of Cartersville, Mo., (W9XV) for modification of general experimental license to increase operating hours to unlimited. Docket 1050. Report 219. Examiner Pratt recommends denial of application.

In re application of the Ozark Radio Corporation of Cartersville, Mo., for construction permit to erect new station to operate on 1420 kc with 100 watts power and to share time with station WMBH. Docket 1050. Report 220. Examiner Pratt recommends denial of application.

In re application of Missouri Broadcasting Corporation, St. Louis, Mo., (WIL) for modification of license to increase operating hours to unlimited time. Docket 1161. Report 221. Examiner Pratt recommends granting of application.

In re application of Leroy Joseph Beebe, Newport, R.I., (WMBA) for renewal of license. Docket 1196. Report 222. Examiner Walker recommends denial of application.

In re application of WRAX Broadcasting Co., Philadelphia, Penna., (WRAX) for construction permit to increase power to 500 watts. Docket 1190. Report 223. Examiner Yost recommends denial of application.

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RENEWALS GRANTED

During the current week the Commission granted applications for renewal of license for the regular period to the following stations: KSOO, Sioux Falls, S.D.; WAIU, Columbus, Ohio; WBAP, Fort Worth, Texas; WHAS, Louisville, Ky.; WJJD, Mooseheart, Ill.; WKAR, E. Lansing, Mich.; WLW, Cincinnati, Ohio; WDGY, Minneapolis, Minn.; WABZ, New Orleans, La.; KGIX, Las Vegas, Nevada; WGST, Atlanta, Ga.; KGCU, Mandan, N. D.; KGFG, Oklahoma City, Okla.

TEMPORARY LICENSES ISSUED

During the current week the Commission issued temporary licenses to six stations for the period beginning August 1, 1931, in considering the applications for renewal of license filed by these stations.

Stations KWKH, Shreveport, La., and WMAK, Buffalo, N. Y., were given temporary authority to operate subject to such action as the Commission may take after hearing to be held on pending applications for renewal of license.

Stations WFBM, Indianapolis, Ind., and WOWO, Fort Wayne, Ind., have applications pending before the Commission requesting facilities of station WWVA, Wheeling, West Va. Station WWVA was issued a temporary license subject to Commission action after hearing on the applications filed by the Indiana stations.

Due to failure on the part of station KPCB, Seattle, Wash., to file copy of operating schedule as required by G. O. 105, a temporary license was issued this station and the application for renewal of license was designated for hearing.

Pending Commission action after hearing on the application of station WBBM-WJBT, Chicago, Ill., for the facilities of station KFAB, Lincoln, Nebr., a temporary license was issued to the Nebraska station subject to action of the Commission on the application of the Chicago station. For the same reason and pending action of the Commission after hearing on the application of station KFAB for the facilities of station WBBM, temporary authorization to operate was granted to station WBBM.

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APPLICATIONS GRANTED

During the current week the following applications were granted by the Commission:

<u>CALL</u>	<u>NAME OF APPLICANT</u>	<u>NATURE OF GRANT</u>
W 9 D X	The Journal Co., Milwaukee, Wis.	Granted modification of C.P. to change location from Fourth & State Sts., Milwaukee, Wis., to 1311 N. Sixth St., Milwaukee, Wis.
K T W	The First Presbyterian Church of Seattle, Wash. Seattle, Wash.	Granted C.P. to make changes in equipment to conform to requirements of G. O. 111 and 115.
W B E O	The Lake Superior Brdcstg. Co. Marquette, Mich.	Granted modified license as follows: Antenna current 2.4 amperes, antenna resistance 18 ohms, antenna Type, inverted "L"; height, 40 ft.; flat top 145 ft.; counterpoise, single wire, length 130 ft.
K H Q	Louis Wasmer, Inc., Spokane, Wash.	Granted modified license as follows: Antenna current-7.9 amperes for 1 KW and 11.2 for 2 KW, antenna resistance 16 ohms. Antenna Type "T", height 136 ft. flat top 200 ft.; direct ground, towers grounded,

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APPLICATIONS GRANTED (Continued)

<u>CALL</u>	<u>NAME OF APPLICANT</u>	<u>NATURE OF GRANT</u>
WKBW	WKBW Inc., Buffalo, N. Y.	Granted consent to Voluntary Assignment of License to Buffalo Brdcastg. Corp.
KFUL	Will H. Ford Galveston, Texas	Granted consent to voluntary Assignment of License to the News Publishing Co.
KOH	Jay Peters, Inc., Reno, Nev.	Granted Mod. of license, change in name only to The Bee, Inc.
WRDO	Albert S. Woodman, Augusta, Maine	Granted consent to Voluntary Assignment of C. P. to WRDO, Inc.
WBAA	Purdue University, West Lafayette, Ind.	Granted authority to use direct measurement of antenna input.
WRDO	Albert S. Woodman, Augusta, Maine	Granted Mod. of C. P. to extend commencement and completion dates.
WCFL	Chicago Federation of Labor, Chicago, Ill.	Granted authority to operate the first two hours after sunset at Seattle, Wash.

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LICENSE APPLICATIONS GRANTED

During the current week the Commission granted applications for license covering previously authorized construction permits to the following stations: WBRE, Wilkes-Barre, Pa.; WJJD, Mooseheart, Ill.; WOMT, Manitowoc, Wis.; WIL, St. Louis, Mo.; KXL, Portland, Oreg.; WQBC, Vicksburg, Miss.; KWG, Stockton, Calif.

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HALF MICHIGAN HOMES RADIO EQUIPPED

Of the 1,183,157 families residing in Michigan, 599,195, or 50.6 per cent have radio receivers, according to figures made public this week by the Census Bureau. A report from the same source indicates that out of 530,092 families in the State of Virginia 18.2 per cent, or 96,569 families are equipped with receiving apparatus. Michigan now ranks fourth in total number of receiving sets per State among reports issued by the Census Bureau covering 32 States and the District of Columbia.

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QUOTA CHANGES IN MANY STATES

A new tabulation of the distribution of broadcasting facilities was released at the Commission this week. This set of figures shows conditions in all States as they stood June 30, 1931. A comparison of this information with the tabulation issued March 26, 1931, shows increases in quota units for the following States: FIRST ZONE-Connecticut, 0.05; Maine, 0.20; New Hampshire, 0.60; Vermont, 0.10. SECOND ZONE-Pennsylvania, 0.50; Ohio, 0.20; Michigan, 0.10; West Virginia, 0.05. THIRD ZONE-Georgia, 0.35; Alabama, 0.17; Mississippi, 0.10. FOURTH ZONE-Illinois, 0.19; North Dakota, 0.57. FIFTH ZONE-Oregon, 0.64; New Mexico, 1.66. Reductions were shown in the twelve following states: Massachusetts, 0.10; Porto Rico, 0.20; Tennessee, 0.17; Missouri, 0.10; Indiana, 0.10; Wisconsin, 0.30; Iowa, 1.55; Kansas, 0.20; South Dakota, 0.43; California, 2.10; Washington, 0.12; Hawaii, 0.20. The complete tabulation, as issued by the Commission, is made a part of this BULLETIN.

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FEDERAL RADIO COMMISSION

5064

Washington, D. C.

July 15, 1931

TABULATION OF QUOTA FIGURES AS OF JUNE 30, 1931

ZONE 1			Net amount over or under Quota		ZONE 2			Net amount over or under Quota	
State	Due	Assign.	± Units	± %	State	Due	Assign.	± Units	± %
N.Y.	35.10	39.20	+ 4.10	+ 12	Pa.	27.64	20.24	- 7.40	- 27
Mass.	11.85	9.98	- 1.87	- 16	Ohio	19.05	18.65	- 0.40	- 2
N.J.	11.21	11.53	+ 0.32	+ 3	Mich.	13.88	11.40	- 2.48	- 18
Md.	4.56	4.10	- 0.46	- 10	Ky.	7.54	7.62	+ 0.08	+ 1
Conn.	4.46	3.55	- 0.91	- 20	Va.	6.94	9.50	+ 2.56	+ 37
P.R.	4.32	0.40	- 3.92	- 91	W.Va.	4.95	4.90	- 0.05	- 1
Maine	2.22	2.20	- 0.02	- 1					
R.I.	1.91	1.40	- 0.51	- 27					
D.C.	1.33	1.30	- 0.03	- 2					
N.H.	1.31	0.80	- 0.51	- 39					
Vt.	1.00	0.60	- 0.40	- 40					
Del.	0.67	0.70	+ 0.03	+ 4					
V.I.	0.06	-	- 0.06	-100					
Total	80.00	75.76	- 4.24	- 5	Total	80.00	72.31	- 7.69	- 10
ZONE 3			Net amount over or under Quota		ZONE 4			Net amount over or under Quota	
State	Due	Assign.	± Units	± %	State	Due	Assign.	± Units	± %
Texas	16.22	22.77	+ 6.55	+ 40	Ill.	22.50	33.84	+11.34	+ 50
N.Car.	8.83	7.82	- 1.01	- 11	Mo.	10.72	12.05	+ 1.33	+ 12
Ga.	8.09	7.95	- 0.14	- 2	Ind.	9.53	7.48	- 2.05	- 21
Ala.	7.39	6.22	- 1.17	- 16	Wisc.	8.66	7.95	- 0.71	- 8
Tenn.	7.29	12.83	+ 5.54	+ 76	Minn.	7.59	9.01	+ 1.42	+ 19
Okla.	6.67	9.00	+ 2.33	+ 35	Iowa	7.30	11.45	+ 4.15	+ 57
La.	5.83	8.50	+ 2.67	+ 46	Kans.	5.56	4.71	- 0.85	- 15
Miss.	5.60	3.00	- 2.60	- 46	Nebr.	4.08	7.23	+ 3.15	+ 77
Ark.	5.17	4.40	- 0.77	- 15	S.Dak.	2.04	3.01	+ 0.97	+ 48
S.Car.	4.82	1.70	- 3.12	- 65	N.Dak.	2.02	2.99	+ 0.97	+ 48
Fla.	4.09	8.35	+ 4.26	+104					
Total	80.00	92.54	+12.54	+ 16	Total	80.00	99.72	+19.72	+ 25
ZONE 5			Net amount over or under Quota						
State	Due	Assign.	± Units	± %					
Calif.	36.85	36.43	- 0.42	- 1					
Wash.	10.16	15.80	+ 5.64	+ 56					
Colo.	6.74	9.42	+ 2.68	+ 40					
Ore.	6.19	9.15	+ 2.96	+ 48					
Mont.	3.48	3.00	- 0.48	- 14					
Utah	3.27	6.60	+ 3.33	+102					
Idaho	2.89	2.60	- 0.29	- 10					
Ariz.	2.83	2.60	- 0.23	- 8					
N.Mex.	2.77	4.03	+ 1.26	+ 45					
Hawaii	2.39	1.40	- 0.99	- 41					
Wyo.	1.46	0.20	- 1.26	- 86					
Nev.	0.59	0.80	+ 0.21	+ 36					
Alaska	0.38	1.00	+ 0.62	+163					
Total	80.00	93.03	+13.03	+ 16					

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APPLICATIONS RECEIVED

The following applications were received at the Commission during the current week:

<u>CALL</u>	<u>NAME OF APPLICANT</u>	<u>PRESENT FREQUENCY</u>	<u>FREQUENCY SOUGHT</u>	<u>NATURE OF APPLICATION</u>
WSAR	Doughty & Welch Elec., Fall River, Mass.	1450	----	Mod. of C.P. request changes in equipment and to extend commencement date to 7-25-31 and completion date to 9-24-31.
NEW	R. J. Wood, Lake Placid, N. Y.	----	1220	C.P. erect new station, 500 watts to share with WCAD.
NEW	Vernon Taylor Anderson, Big Spring, Texas	----	1500	C.P. resubmitted, amended as to equipment requested.
KFJM	University of N. Dak., 3rd St. & 1st Ave. N., Grand Forks, N. Dak.	1370	----	C.P. amended to request chge in equipment.
WSYB	Philip Weiss Music Co., Rutland, N. Y.	1500	----	C.P. to move transmitter and studio, locally.
WJZ	National Brdcastg. Co., New York, N. Y.	760	----	Mod. of C.P. make changes in equipment and to extend com- pletion date to 8-8-31.
WMMN	Holt-Rowe Brdcastg. Co., 325 Adams Street, Fairmont, W. Va.	890	----	Lic. to cover C.P. to install new equipment.
WRBL	David Parmer, Columbus, Ga.	1200	----	Voluntary assignment of lic. to WRBL Radio Station, Inc.
KFWF	St. Louis Truth Center, St. Louis, Mo.	1200	1420	Mod. of C.P. to move trans- mitter and studio locally. Chge frequency; and to spec- ify hours of operation as one-half time.
WLIT	Lit Brothers, Philadelphia, Pa.	560	----	Direct measurement of ante- na input.
WEAI	Cornell University, Ithaca, N. Y.	1270	----	Install automatic frequency control.

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APPLICATIONS RECEIVED (Continued)

<u>CALL</u>	<u>NAME OF APPLICANT</u>	<u>PRESENT FREQUENCY</u>	<u>FREQUENCY SOUGHT</u>	<u>NATURE OF APPLICATION</u>
NEW	Plattsburgh Brdcstg.Co., Plattsburgh, N. Y.	----	1370	C.P. amended request to share time with WBGF, to chge. name to Plattsburg Brdcstg. Corp., to make chges. in equipment.
WEHC	Emory and Henry College, Emory, Va.	1350	----	Lic. to cover C.P. for chge. of frequency, hours of operation, equipment, and increase in power.
NEW	Wade H. Dellinger 22 South Tryon St., Charlotte, N. C.	----	880	C.P. resubmitted, to chge. transmitter location to 22 South Tryon St., to 880 kc., power to 250 W and hours of operation to Daytime. Facilities to be withdrawn from Station KOCW.
NEW	Harvey T. Johnson Johnson City, Tenn.	----	1400	C.P. to erect new station 100 watts, Daytime.
NEW	Ben J. Sallows Alliance, Nebr.	----	1230	C.P. to erect new station 500 watts, unlimited time.
WCOA	City of Pensacola, Fla. City Hall Bldg., Pensacola, Fla.	1340	----	Mod. of C.P. amended to request authority to install new transmitter
KFDM	Magnolia Petroleum Co., Beaumont, Texas.	560	----	Direct measurement of antenna input.
WOW	Woodmen of The World Life Omaha, Nebraska	590	----	Direct measurement of antenna input.
WDEV	Harry C. Whitehill Waterbury, Vt.	1420	----	Lic. cover C.P. for new station.
WHK	Radio Air Service Corp., Cleveland, Ohio	1390	----	Lic. cover C.P. to move auxiliary.
WQDX	Stevens Luke Thomasville, Ga.	1210	----	Lic. cover C.P. make chges. in equipment and increase power.
WOAI	Southern Equipment Co., San Antonio, Texas	1190	----	Mod. of C.P. extended commencement and completion dates 90 days.