

The National Association of Broadcasters

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JAMES W. BALDWIN, Managing Director

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INCREASED POWER RECOMMENDED FOR WSPD

Station WSPD, Toledo, Ohio, applied to the Federal Communications Commission to increase its power from 1,000 watts night and 2,500 watts to local sunset to 1,000 watts night and 5,000 watts local sunset. The station operates unlimited time on 1340 kilocycles.

Examiner P. W. Seward, in Report No. I-179, recommends that the application be granted. The Examiner states that there is a need for additional daytime service in the area and "that the interests of existing radio stations will not be adversely affected by reason of interference by the granting of this application."

PENSACOLA COMPLAINT AGAINST A. T. & T.

The Telephone Division of the Federal Communications Commission has directed that the American Telephone and Telegraph Company be served with the complaint of the Pensacola Broadcasting Company, filed by its attorney, former Senator Dill, on December 18, 1935, with reference to overcharges over circuits from Mobile via Flomaton to Pensacola, and that the American Telephone and Telegraph Company be given 30 days from receipt of notice within which to satisfy the complaint. If the complaint is not satisfied, the case will be set for hearing before the Telephone Division at the earliest practicable date, the date to be fixed by the Docket Clerk and the Law Department.

WHERE IS J. J. MOORE?

A member is very anxious to get in touch with J. J. Moore. Anyone knowing his correct address will please communicate with the Managing Director.

SECURITIES ACT REGISTRATIONS

The following companies have filed registration statements with the Securities & Exchange Commission under the Securities Act:

Joliet Heating Corporation, Joliet, Ill. (2-1856, Form A-1)
16 Court Street, Inc., New York City (2-1857, Form E-1)
Delacroix Corporation, New Orleans, La. (2-1859, Form A-1)
Wilbert L. Smith et al., New York City (2-1860, Form F-1)

CONNERY ASKS RADIO INVESTIGATION

Representative Connery of Massachusetts on Wednesday introduced a resolution in the House "to appoint a select committee to investigate the charges of irregularities in the granting and renewals of radio licenses; the broadcasting of alleged obscene and indecent utterances by radio stations; the charges of alleged monopolies and to investigate and report on charges made or which may be made as to charges of alleged misconduct and alleged corruption on the part of certain persons officially connected with said Commission and investigate the acts and activities of said Commission." The resolution is as follows:

Whereas, on April 5, 1935, sixteen Members of the House of Representatives, whose attention having been directed to a broadcast over the N. B. C. network which broadcast contained alleged obscene and indecent utterances, and which program was in the interest of and paid for by a foreign government, filed with the Federal Communications Commission a protest against such programs and, in addition, petitioned said Federal Communications Commission for an immediate investigation of the charges contained in said protest and, further, requested a public hearing on the results of such investigation, and

Whereas, the Federal Communications Commission, in reply to said petition, stated that an investigation was being made, and

Whereas, the Federal Communications Commission later replied to the petitioners setting forth that said program was not obscene within the rule laid down in a court decision cited by said Commission, which citation quoted language which is not to be found in the specific decision cited, and,

Whereas, the Congressional Record of July 31, 1935, contains a full and factual history of this failure on the part of the Federal Communications Commission to properly enforce the Communications Act of 1934, and, in addition, contains excerpts from affidavits which alleged that competent officials of the said N. B. C. admitted that the program complained of contained obscene and indecent utterances, and

Whereas, the Chairman of the said Federal Communications Commission, in testifying before the House Appropriations Committee, admitted that the property of the Government, namely, radio broadcasting licenses or franchises, were the subject of profiteering on the part of individuals and others, and

Whereas, charges have been made that certain vested interests are alleged to be receiving large sums of money due to the leasing to others of licenses or franchises issued by said Federal Communications Commission, and

Whereas, it is well known that a monopoly exists wherein a few control all of the valuable franchises or licenses issued by said Commission, while educational, labor, religious and other non-profit making organizations are denied opportunities of securing favorable consideration for radio broadcasting facilities from said Federal Communications Commission, and

Whereas, the said Commission, as a result of charges apparently placed before it by the chairman of said Commission, has now created a committee of five of its seven members to investigate charges of alleged misconduct and alleged corruption on the part of certain persons officially connected with the said Commission, and

Whereas, it is in the public interest that a thorough and exhaustive investigation be made of these and other alleged irregularities,

Therefore, be it

Resolved, that a committee of five members of the House of Representatives shall be appointed by the Speaker, which committee is hereby authorized and directed to inquire into and investigate the allegations and charges that have been or may be made relative to irregularities in the granting and renewal of licenses and other matters coming within the jurisdiction of the Federal Communications Commission or pertaining in whole or in part to the functions of the said Federal Communications Commission; be it further

Resolved, that the said committee shall make a thorough and exhaustive investigation of all allegations and charges that have been or may be made in connection with any and all matters pertaining to the Federal Communications Commission and shall report in whole or in part at any time to the House of Representatives together with such recommendations as it deems advisable; and be it further

Resolved, that for the purpose of this resolution the said committee is authorized to hold such hearings, to sit and act during the sessions and the recesses of the present Congress at

such time and places, either in the District of Columbia or elsewhere, and to employ such expert, clerical and stenographic services as may be found necessary and to require by subpoena or otherwise the attendance of witnesses; to administer oaths; to compel the production of books, papers and documents by government or private agencies and to take and record such testimony as the committee may deem advisable or necessary to the proper conduct of the investigation directed by this resolution.

LICENSE RENEWAL RECOMMENDED FOR WFEA

Broadcasting Station WFEA, Manchester, N. H., applied to the Federal Communications Commission for a license renewal. The station operates on a frequency of 1340 kilocycles, 500 watts and 1,000 watts LS unlimited time.

Examiner P. W. Seward, in Report No. I-180, recommends that "this application be granted on condition that the applicant will complete and place in operation the new antenna and ground system now being constructed and that they make field intensity measurements not less than five consecutive nights under ordinary conditions in the Toledo area, to determine the strength of the signal of the applicant at that point, and report such findings to the Commission. If the tests in the Toledo area show the applicant to be laying down a signal less than 50 microvolts per meter, then it is recommended that this application be granted unconditionally."

BROOKLYN PETITION DENIED BY FCC

At a session of the full membership of the Federal Communications Commission the petition and supplemental petition was denied of the Paramount Broadcasting Corporation, Station WVFW, Brooklyn, N. Y., for a rehearing in the matter of its applications for modification of license and license renewal. A dissenting opinion was filed by Commissioner Stewart.

The Commission in its decision in this case will take off the air as of January 22 Stations WARD, WLTH and WVFW, all of Brooklyn. Station WBBC will get half time and the Brooklyn (N. Y.) Daily Eagle will get the other half time to be used following the erection of a new station.

Commissioner Stewart in his dissent in this case said:

I regret that I am not able to support in its entirety the decision of the Broadcast Division in these cases. I believe, however, that the record is incomplete in some respects and that the matter should be reopened for the further consideration of certain points mentioned hereafter. It is possible that further information on those points would lead me to the same conclusions reached by the Division, but I shall be more nearly convinced of the soundness of those conclusions when the points mentioned have been more thoroughly covered.

1. As respects the denial of the applications of WARD, WLTH, and WVFW, I believe the decision is sound. That they were not operating in the public interest, convenience and necessity seems beyond reasonable doubt. The denial of the application of WEVD and the granting of the applications of WHAZ, WFAB and WBBR were likewise sound.

2. The denial of the application of Arde Bulova and Norman K. Winston is sound on the record, on the assumption that the Division considered the fact that Mr. Bulova already owned one-half interest in a station serving Brooklyn. That fact is mentioned in the decision although not specifically stated as a ground for the decision.

3. Station WBBC appears from the record to have been slightly better than the three stations deleted. Judging from its past operations, it might have suffered the fate prescribed for them without any material loss to the public. Because of its slightly better performance, however, the Division may be correct in sparing the stations at this time—although I am at a loss to understand what there is in the history of the station to have led to the doubling of its time on the air. With the increased time and consequently with a possibly increased efficiency, the station may be able to justify itself.

4. I am unable to agree that the record shows any need for a new station on this frequency in Brooklyn. Certainly Brooklyn is not without broadcast service. Commission records show that some or all of the borough is at all times within the good service area of at least eleven stations, exclusive of those involved in the present cases. This figure is higher than for the remainder of the first zone and far higher than for most of the country. There is no justification for placing a new station in Brooklyn unless it is to serve a need peculiar to that borough which is not served by some other station within whose service area it lies.

5. The decision of the Division grants half time to the Brooklyn Daily Eagle Broadcasting Company, Inc., which heretofore has not been engaged in broadcasting. Mr. Prestin Goodfellow, President of the Brooklyn Daily Eagle, which is to be the principal stockholder in the Brooklyn Daily Eagle Broadcasting Company, Inc., testified:

"My idea of a broadcasting station would be to cater to the type of reader that the New York Times and the Brooklyn Daily Eagle and the Sun and papers of that calibre have." (Transcript, Dec. 6, 1934, p. 587.)

Mr. Goodfellow further testified that the Daily Eagle "is known as a class newspaper in that it does not attempt to reach the masses. It is a paper that is outstanding in its advertising volume." (Ibid. p. 515.) His testimony does not give us any reason to believe that he contemplates any important service not already rendered by one or more of the stations serving Brooklyn. It may be noted in passing that the Daily Eagle did not carry for the information of its readers the programs of the four Brooklyn stations whose facilities it is seeking, although it did carry the programs of other stations serving the Brooklyn area.

In the absence of a showing that the proposed station will be used to meet needs peculiar to Brooklyn, I am unwilling to approve another station in the overquota New York metropolitan area when there is a serious need for the facilities in other parts of the country less well served with broadcast facilities.

6. It is not clear from the opinion that consideration was given to the matter of the public interest involved in the granting of a broadcast station license to an applicant controlled by a newspaper. Broadcast stations and newspapers are the two principal sources of current public information and enlightenment; in a more mundane field they are the two principal media of local advertising and two of the principal media of national advertising in any community. Combining the two under the same control inevitably presents a problem of major moment which should be squarely faced by the Commission in its determination of "public interest, convenience and necessity." I do not believe that it was sufficiently considered by the Broadcast Division in the present instance.

7. The decision gives half time each to two stations in the same community. On its face such an arrangement is most uneconomical. To have two transmitters, two sets of studios, two staffs and a duplication of everything which goes into a broadcast station of the first class involves a duplication of expense which must inevitably be reflected in programs and service sooner or later. Such a duplication, incident to half-time operation, should be required only where positive advantages of a substantial nature will flow from the arrangement. Where both stations are designed to serve the same community, the duplication seems unwarranted in the absence of a record showing weighty reasons in support of such an anomalous arrangement. The opinion shows no such reasons. In connection with its decision on WBBC, the Broadcast Division traces the difficulty of that station to its quarter-time operation. The uneconomic nature of quarter-time operation is thus recognized. The uneconomic nature of half-time operation should at least merit consideration, especially in a decision which by authorizing a new station creates, rather than merely continues, part-time operation.

8. In my opinion the matter should be reopened for further testimony on the points covered in paragraphs numbered 3, 4, 5, 6 and 7.

FEDERAL TRADE COMMISSION ACTION Complaints

The Federal Trade Commission has alleged unfair competition in complaints issued against the following companies. The respondents will be given an opportunity for hearing to show cause why cease and desist orders should not be used against them.

No. 2677. A complaint has been issued charging the **Fall River Wholesale Grocers' Association** and its members, of **Fall River, Mass.**, with concerted action and conspiracy tending unduly to suppress competition in the food and grocery trade in the Fall River area, which also includes part of Rhode Island.

According to the complaint, the respondents' plan prevented sales by manufacturers direct to retailers in the Fall River area and out of pool car shipments to wholesalers who were not association members. This is alleged to have been accomplished by methods such as personal intimidation, threats of boycott, and actual boycott.

No. 2678. Alleging unfair competition in the use of the word "distillery" in its corporate name, a complaint has been issued

against "Old Colonel Distillery, Inc.," also "Old Colonel Distributing Co.," and Joseph Schiff, of Louisville, Ky., owner and operator of the two companies. According to the complaint, the respondents are rectifiers and wholesalers of liquors, and are not distillers.

No. 2679. A complaint has been issued against **Bleeker-Foster, Inc.**, 253 East 4th St., St. Paul, Minn., engaged in the manufacture and sale of food-flavoring products, charging the use of false and misleading advertising, in violation of Section 5 of the Federal Trade Commission Act.

Through the medium of such advertising, the complaint alleges, the respondent has been able to divert a substantial amount of business from its competitors, who do not resort to unfair trade practices. As typical of the methods in which the respondent allegedly lures salesmen and agents, the complaint cites the following advertisement:

"I want 500 more men—to earn up to \$25.00 a day! Be a branch manager for George F. Foster.

"C. Angel, of Milwaukee, secured 25,000 G. F. Foster customers in six months.

"Mr. Angel had been hard hit by the depression; savings gone, debts piling up, reduced to a humble, poorly-paid job, he was down but not out. In six months the G. F. Foster fast-selling products and plan put Angel out of debt and established him in a business so big, so profitable, that it was almost unbelievable.

"Thousands of other G. F. Foster agents, distributors and branch managers can tell similar stories of amazing earnings and success."

Salesmen of the respondent company can not make the earnings advertised, the complaint alleges, and competitors are injured and deprived of the benefits of free competition in interstate commerce because their own agents and salesmen are attracted from them by such advertisements.

No. 2680. Unfair methods of competition in commerce, in violation of Section 5 of the Federal Trade Commission Act, are alleged in a complaint issued against the **Consolidated Trading Corporation**, New York City, engaged in the sale and distribution of a variety of merchandise.

According to the complaint, the respondent solicits business and sells its products in foreign countries, using the trade name "Modex Mills" on its letterheads, bill heads and in advertising matter, implying that it is a manufacturer, whereas it neither owns nor operates the mills in which its merchandise is manufactured. Use of the word "Mills" gives the respondent unfair advantage over those competing exporters who do not falsely represent themselves as manufacturers, as well as over those who actually do manufacture and sell their own products, the complaint sets forth.

No. 2681. Charging unfair representations in the sale of a beverage, a complaint has been issued against **John J. Kane**, of 2777 Frankford Avenue, Philadelphia, trading as **La Pep Health Beverage Co.**

Advertising in periodicals and over the radio, the respondent is alleged to have represented his product, a mixture of fruit juices, herbs and lactic acid, as a competent remedy for skin eruptions, sluggish blood, constipation and heart troubles, and that it would guide a person to health and act as a body disinfectant. These assertions are not true, according to the complaint, and their use constitutes unfair competition with beverage manufacturers who truthfully represent the ingredients and healing value of their products.

No. 2682. Alleging unfair competition in the sale of clocks in interstate commerce, a complaint has been issued against the **Sessions Clock Co.**, of Forestville, Conn., charging that its clock cases made of woods other than mahogany are represented as being mahogany cases.

This practice is alleged to have caused diversion of trade to the respondent from competitors who truthfully advertise their clocks.

No. 2683. A complaint has been issued against **Dr. S. B. Heininger**, of 440 Huron St., Chicago, charging unfair competition in the sale of dental plates by mail order, in violation of the Federal Trade Commission Act.

Heininger's advertising is alleged to have had a tendency to mislead purchasers into believing they could make correct impressions of their own teeth and gums, and from such impressions the respondent could make satisfactory artificial teeth.

Stipulations

The Commission has announced the following cease and desist orders:

No. 01601. **Evans Publishing Corporation**, 400 Madison Avenue, New York City, published in its magazine, *The Family Circle*, advertisements for "Malt-O-Meal," sold by the Campbell Cereal Co., of Northfield, Minn. The publisher agreed to abide by the terms of a stipulation signed by the Campbell Cereal Co., to discontinue the use of false and misleading advertising.

No. 01604. **B. T. Babbitt, Inc.**, of 886 Fourth Ave., New York, dealer in a cleanser for pots, basins and bathtubs, called "Bab-O," agrees to stop asserting that "Bab-O" banishes dull film, water-lines or the most stubborn dirt "instantly"; that its use ends all scouring and scrubbing; that it will not harm nail polish, and will soften hands; and that "Bab-O" was discovered by scientists, or that it is a new discovery.

Nos. 01005-01006-01007. Three publishing companies printing the advertisements for "Holford's Famous Inhaler" have entered into stipulations agreeing to abide by provisions of the stipulation entered into by William J. Fink, the advertiser. These companies are: **S. Rosenthal & Co., Inc.**, of Cincinnati, publisher of *Independent Salesman Magazine*; **How to Sell, Inc.**, of Mt. Morris, Ill., publisher of *How to Sell Magazine*; and **Opportunity Publishing Co.**, Chicago, publisher of *Opportunity Magazine*.

No. 01008. **William J. Fink**, operating as **The Holford Company**, agrees to cease representing that "Holford's Famous Inhaler" is a proven winner or a competent remedy in treating colds, catarrh, headaches and other ailments; that at one deep breath a wave of soothing, healing warmth penetrates every part of the head and lungs; that this treatment retains its strength from six months to two years, or that it is a health protection, and other similar representations. The respondent also agrees not to make unmodified representations of salesmen's earnings.

Nos. 01009-01010-01011-01012. Operating as the **Flying Intelligence Bureau**, **E. M. Welch**, 401 Judson Jay Rives Building, Los Angeles, Calif., has entered into a stipulation to discontinue false and misleading advertising of his booklet, which purported to give complete information on entrance requirements and a course of training for the United States Air Service.

According to the stipulation, the booklet, sold by the respondent at \$1 a copy, contained inaccurate and inadequate information concerning the air service training.

The respondent agrees to stop use of the terms "Bureau," "Intelligence Bureau," and "United States Air Corps," implying that his business had some connection with the United States Government.

The respondent inserted advertisements in *Topnotch Magazine*, *Complete Stories*, and *Best Detective Magazine*, all published by the **Street and Smith Publishing Corporation**, 79 7th Avenue, New York City. That publishing company, in separate stipulations, agrees to abide by the terms of the stipulation signed by Welch.

No. 01013. **Western Broadcast Co.**, Hollywood, Calif., operator of radio station KNX, admitted broadcasting advertisements for **Sterling Royal Remedies**, sold by **John D. Myers**, trading as **John Sterling Remedy Co.**, Kansas City, Mo. The broadcasting company agreed to abide by the terms of a stipulation previously signed by the **John Sterling Remedy Co.**, to discontinue misleading advertising.

No. 01014. **Specialty Salesman Magazine, Inc.**, 307 North Michigan Ave., Chicago, published advertisements for the **Holford Co.**, 14 North 6th Street, Minneapolis, Minn., dealer in a treatment for colds and catarrh, which had previously entered into a stipulation to discontinue misleading advertising. The publisher agrees to abide by the terms of this stipulation.

No. 01015. **Journal Printing Co.**, Minneapolis, Minn., publisher of the *Minneapolis Sunday Journal*, also carried advertisements for "Malt-O-Meal"; and entered into a similar stipulation.

Nos. 1580-1581. In two related cases, involving the branding of shoes with the label "Doctor," three companies have entered into stipulations to stop unfair trade practice in the manufacture and sale of their products.

The Bridgewater Workers Co-Operative Association, Inc., Bridgewater, Mass., and the **International Shoe Company**, 1509 Washington Ave., St. Louis, Mo., manufactured and sold in interstate commerce shoes, branded with the words, "Dr. Moses Arch Form Shoes," to the **Family Shoe Corporation**, New York City, which retailed and wholesaled the products.

The three respondents agreed to desist from cooperating directly or through subsidiaries in the production and sale of shoes stamped with the word "Doctor" or the abbreviation "Dr."

when the shoe is not manufactured in accordance with the design or under the supervision of a doctor and does not contain orthopedic features which are the result of medical advice or services.

No. 1582. Bay Ridge Specialty Co., Inc., Trenton, N. J., and T. J. Holmes Co., Inc., of Chartley, Mass., have entered into stipulations to cease and desist from unfair trade practices in interstate commerce.

Engaged in the manufacture of vitreous, high fired china bathroom fixtures, the Trenton company agrees to stop the use of advertising having the effect of disparaging the products of competitors manufacturing decorated china fixtures. Specifically, the Bay Ridge company agrees to cease representing that extremes of temperature in firing cause the glaze on decorative fixtures to craze or crack when climatic conditions change. According to the stipulation, these representations had a tendency to deceive buyers into believing that such fixtures were unstable and would not hold up under climatic changes, when this was not true.

No. 1583. T. J. Holmes Co., Inc., manufacturer of atomizers, agrees to discontinue advertising that its product "is the only atomizer on the market which will successfully handle silver preparations," when this is not true. The company will cease other representations implying that its atomizer is the only one on the market capable of use successfully or with safety in the spraying of silver preparations.

Nos. 1584-1585-1586. Two companies manufacturing burial caskets and a third firm selling wood for manufacture of such products, have entered into stipulations to discontinue misrepresenting the wood content of their products. The respondents are: **R. J. Evans and Al Thornton, of Kansas City, Mo.,** trading as **Rex Art Casket Co.; Owen and W. J. McCarty, George Chinnery and W. A. Hufnagle, of Kansas City, Mo.,** trading as **Midland Valley Casket Co., and Hammond Lumber Co., Inc., of Samoa, Calif., and Chicago.**

Each company agree to cease and desist from representing in guarantees furnished to purchasers that redwood is unsurpassed by any other wood from the standpoint of durability or resistance to decay, and that it is immune to the destructive work of white ants, when in fact, according to the agreement, redwood is equalled by the bald cypress, the cedar and the poplar, and is surpassed by the eastern red cedar, locust, mulberry, and Osage orange, and is not immune to the ravages of the white ant.

No. 2261. Unfair competition through misleading use of a well-known trade name is prohibited in an order to cease and desist issued against **Real Products Corporation, of 10-25 46th Avenue., Long Island City, N. Y., and Realflex Products Corporation, Brooklyn,** manufacturers and dealers in automotive and metal specialties, including spark plug cable sets.

The order directs the respondents to discontinue representing that their products, including spark plug cable sets, are made by the Champion Spark Plug Co., of Toledo, O., and to stop using the word "Champion," either alone or in connection with any other word, to advertise their products, thus implying that they are made by the Champion company.

No. 2647. An order has been issued against the **Shapiro Felt Rug Co., of Newark, N. J.,** directing it to cease and desist from selling baseball caps made from second-hand and discarded felt hats, unless and until they are marked to indicate that they were not made from new and unused felts.

Other respondents are William, Morris and Sarah Shapiro, individuals, trading as Esta Hat Co. They did not contest the Commission proceeding, and consented to issuance of the order to cease and desist.

FEDERAL COMMUNICATIONS COMMISSION ACTION

HEARING CALENDAR

Monday, January 20

HEARING BEFORE AN EXAMINER (Broadcast)

NEW—Clyde E. Britton, Lima, Ohio.—C. P., 950 kc., 250 watts, daytime.

Tuesday, January 21

KFEQ—KFEQ, Inc., St. Joseph, Mo.—C. P., 680 kc., 5 KW, daytime. Present assignment: 680 kc., 2½ KW, daytime.

Thursday, January 23

ORAL ARGUMENT BEFORE THE BROADCAST DIVISION

Examiner's Report No. I-108:

NEW—Robert K. Herbst, Moorhead, Minn.—C. P., 1310 kc., 100 watts, unlimited time.

Examiner's Report No. I-104:

KGGC—The Golden Gate Broadcasting Co., San Francisco, Calif.—Modification of license, 1420 kc., 100 watts, unlimited time. Present assignment: 1420 kc., 100 watts, specified hours.

Examiner's Report No. I-102:

KPPC—Pasadena Presbyterian Church, Pasadena, Calif.—C. P., 1210 kc., 100 watts, 250 watts LS, share with KFXM. Present assignment: 1210 kc., 50 watts, share with KFXM.

KPPC—Pasadena Presbyterian Church, Pasadena, Calif.—Modification of license, 1210 kc., 100 watts, share KFXM. Present assignment: 1210 kc., 50 watts, share with KFXM.

HEARING BEFORE AN EXAMINER (Broadcast)

NEW—Mason City Broadcast Co., Emmons L. Abeles, Secy., Mason City, Iowa.—C. P., 1420 kc., 100 watts, unlimited time.

NEW—Northern Iowa Broadcasting Co., Inc., Mason City, Iowa.—C. P., 1420 kc., 100 watts, unlimited time.

NEW—Mason City Globe Gazette Co., Mason City, Iowa.—C. P., 1210 kc., 100 watts, unlimited time.

APPLICATIONS GRANTED

WWJ—The Evening News Assn., Inc., Detroit, Mich.—Granted modification of C. P. approving transmitter site at intersection of Meyers and 8th mile road, Oak Park, Mich.

WHBB—Dr. Wm. J. Reynolds and Wm. J. Reynolds, Jr., Selma, Ala.—Granted modification of C. P. to change type of equipment and approving antenna system.

WMBD—Peoria Broadcasting Co., Peoria, Ill.—Granted modification of C. P. approving antenna and transmitter site; make changes in equipment; extend commencement date to 30 days after grant and completion date to 180 days thereafter.

WJR—WJR, The Goodwill Station, Detroit, Mich.—Granted license to use old 10-KW transmitter as auxiliary at same location as main transmitter.

KPOF—Pillar of Fire (a corp.), Bellevue College, near Denver, Colo.—Granted license to cover C. P. authorizing installation of new transmitter and changes in equipment; 880 kc., 500 watts, shares KFKA.

WHBB—Dr. Wm. J. Reynolds and Wm. J. Reynolds, Jr., Selma, Ala.—Granted license to cover C. P., 1500 kc., 100 watts, daytime.

WCAE—WCAE, Inc., Pittsburgh, Pa.—Granted license to cover C. P. authorizing new equipment and increase in power to 1 KW night, 5 KW day; 1220 kc., unlimited time.

WCAE—WCAE, Inc., Pittsburgh, Pa.—Granted license for auxiliary transmitter equipment; 1220 kc., 1 KW night and day, unlimited. Also granted authority to determine operating power by direct measurement of antenna input in compliance with Rule 137.

WMPC—The First Methodist Protestant Church of Lapeer, Mich.—Granted license to cover C. P. authorizing equipment changes; 1200 kc., 100 watts night, 250 watts day, S.H.

WJAX—City of Jacksonville, Fla.—Granted license to cover C. P. authorizing changes in equipment; increase in day power to 5 KW, with transmitter site to be determined.

KABC—Alamo Broadcasting Co., Inc., San Antonio, Tex.—Granted license to cover C. P. authorizing changes in equipment and increase in day power; 1420 kc., 100 watts night, 250 watts day, unlimited.

KIUP—C. Guy Shepard, Durango, Colo.—Granted license to cover C. P. authorizing erection of new station, 1370 kc., 100 watts, unlimited time.

WMT—Waterloo Broadcasting Co., Cedar Rapids, Iowa.—Granted consent to voluntary assignment of license to Iowa Broadcasting Co.

KSO—Cedar Rapids Broadcast Co., Des Moines, Iowa.—Granted consent to voluntary assignment of license to Iowa Broadcasting Co.

WMT—Waterloo Broadcasting Co., Cedar Rapids, Iowa.—Granted modification of special experimental authorization to make changes in equipment and to operate with 1 KW night with directional antenna, 2½ KW day with non-directional.

WOW—Woodmen of the World Life Ins. Asso., Omaha, Nebr.—Granted authority to determine operating power by direct measurement of antenna input.

KQV—KQV Broadcasting Co., Pittsburgh, Pa.—Granted authority to determine operating power by direct measurement of antenna input.

WSAI—The Crosley Radio Corp., Cincinnati, Ohio.—Granted C. P. to make changes in equipment and move transmitter from Mason to Cincinnati, Ohio.

National Broadcasting Co., Inc., New York City.—Granted authority to transmit selected recorded programs to four Canadian broadcast stations—CJOR, CFAC, CJOC, CJCA.

NEW—The Evening News Asso., Portable-Mobile.—Granted C. P. (gen. exp. misc.), frequencies 31600, 35600, 38600, 41000 kc., 100 watts.

NEW—WCBS, Inc., Portable-Mobile, Springfield, Ill.—Granted C. P. (gen. exp. broadcast pickup station), frequencies 31100, 34600, 37600, and 40600 kc., 2 watts.

NEW—The Attala Broadcasting Corp., Kosciusko, Miss.—Granted C. P., frequencies 31600, 35600, 38600 and 41000 kc., 100 watts.

NEW—Memphis Commercial Appeal, Inc., Memphis, Tenn.—Granted C. P. (gen. exp. misc.), frequencies 31600, 35600, 38600 and 41000 kc., 50 watts.

WMBC—Michigan Broadcasting Co., Detroit, Mich.—Granted C. P. to make changes in equipment.

WNYC—City of New York, Dept. of Plant and Structures, New York City.—Granted C. P. to erect auxiliary transmitter at 29 Ft. Green Place, Brooklyn, to be used principally while moving main transmitter from New York City to foot of Greenpoint Ave. and East River, Brooklyn.

KWTO—Ozarks Broadcasting Co., Springfield, Mo.—Granted modification of C. P. to extend commencement date to 1-1-36 and completion date to 7-21-36.

WCCM—WCCM, Inc., Mississippi City, Miss.—Granted modification of C. P. to extend commencement date to 1-28-36 and completion date to 7-28-36.

KLZ—The Reynolds Radio Co., Inc., Denver, Colo.—Granted modification of C. P. approving transmitter site near Denver, approving antenna, extending commencement date to 60 days after grant and completion date to 180 days thereafter.

KRNR—Southern Oregon Pub. Co., Roseburg, Ore.—Granted license to cover C. P. authorizing erection of new station, 1500 kc., 100 watts, daytime.

WFIL—WFIL Broadcasting Co., Philadelphia, Pa.—Granted license to use auxiliary transmitter which was licensed to WLIT, at same location as main transmitter of WFIL.

WMAZ—Southeastern Broadcasting Co., Inc., Macon, Ga.—Granted license to cover C. P. authorizing installation of new equipment.

WIND—Johnson-Kennedy Radio Corp., Gary, Ind.—Granted license to cover C. P. authorizing changes in equipment and increase in day power to 5 KW; 560 kc., 1 KW night, unlimited.

WABI—Community Broadcasting Service, Bangor, Maine.—Granted consent to transfer of control of the Community Broadcasting Service, Inc., licensee of WABI, from the First Universalist Society of Bangor, to an individual, Frederick B. Simpson. Present assignment: 1200 kc., 100 watts, S.H.

KSD—The Pulitzer Publishing Co., St. Louis, Mo.—Granted license to cover C. P. authorizing increase in night power to 1 KW, day power to 5 KW, and special authority to operate 1 KW night with directional antenna; 550 kc., S-KFUO.

KFNF—KFNF, Inc., Shenandoah, Iowa.—Granted authority to transfer control of KFNF, Inc. (licensee of station KFNF), from Henry Field Co. to Henry Field (890 kc., 500 watts night, 1 KW day, S-WILL and KUSD).

WCAE—WCAE, Inc., Pittsburgh, Pa.—Granted transfer of control of WCAE, Inc. (licensee of station WCAE), to Pitt Publishing Co., a Pennsylvania corporation (1220 kc., 1 KW, unlimited).

KFPL—C. C. Baxter, Dublin, Tex.—Granted extension of C. P., heretofore issued to C. C. Baxter, upon a temporary basis only, specifically subject to whatever action may be taken by the Commission upon the application for renewal of license and for modification of permit, as well as the application for modification of permit, which were designated for hearing, in any event not to extend beyond June 16, 1936.

NEW—WDOD Broadcasting Corp., Chattanooga, Tenn.—Granted C. P. (exp. gen. exp.), frequencies 31600, 35600, 38600, 41000 kc., 100 watts.

NEW—Head of the Lakes Broadcasting Co., Superior, Wis.—Granted C. P. (exp. gen. exp.), frequencies 31600, 35600, 38600, 41000 kc., 80 watts.

WIEF—Miami Broadcasting Co., Portable-Mobile (Miami, Fla.).—Granted C. P. (temporary broadcast pickup) to make changes in equipment, increase power from 15 to 50 watts.

W8XH—WBEN, Inc., Buffalo, N. Y.—Granted license to cover C. P. (exp. gen. exp.), frequencies 31600, 35600, 38600, 41000 kc., 100 watts.

W10XAP—National Broadcasting Co., Inc., Portable-Mobile (New York City).—Granted C. P. and license (exp. gen. exp.) to increase power from 7.5 watts to 25 watts and for additional power amplifier.

RENEWAL OF LICENSES

The following stations were granted renewal of licenses for the regular period:

KDKA, and alternate, Pittsburgh, Pa.; KEX, Portland, Ore.; KFEQ, St. Joseph, Mo.; KFI, Los Angeles, and auxiliary; KFVD, Los Angeles; KGDM, Stockton, Calif.; KGO and auxiliary, San Francisco; KIEV, Glendale, Calif.; KJBS, San Francisco; KJR, Seattle, Wash.; KOA, Denver; KPO and auxiliary, San Francisco, Calif.; KRLD, Dallas, Tex.; KSL, Salt Lake City; KSOO, Sioux Falls, S. Dak.; KVOO, Tulsa, Okla.; KYW, Philadelphia; WABC-WBOQ, New York City; WAPI, Birmingham, Ala.; WATR, Waterbury, Conn.; WBAL, Baltimore, Md.; WBT, Charlotte, N. C.; WBZ, Boston; WBZA, Boston; WDGW, Minneapolis, Minn.; WEAf and auxiliary, New York City; WENR and auxiliary, Chicago; WEW, St. Louis, Mo.; WGN, Chicago; WGY, Schenectady, N. Y., and auxiliary; WHAM and auxiliary, Rochester, N. Y.; WHEB, Portsmouth, N. H.; WJJD, Chicago, Ill.; WJZ and auxiliary, New York City; WKAR, E. Lansing, Mich.; WLW, Cincinnati, Ohio; WMAQ, Chicago, Ill.; WMAZ, Macon, Ga.; WMBI, Chicago, Ill.; WOR and auxiliary, Newark, N. J.; WOWO, Fort Wayne, Ind.; WPTF, Raleigh, N. C.; WRUF, Gainesville, Fla.; WRVA, Richmond, Va.; WSB and auxiliary, Atlanta, Ga.; WSM and auxiliary, Nashville, Tenn.; WTAM, Cleveland, Ohio; WTBO, Cumberland, Md.; WTIC, Hartford, Conn.; WPTF auxiliary, Raleigh, N. C.

SET FOR HEARING

NEW—Wolverine Broadcasting Co. (John E. Fetzer), Ann Arbor, Mich.—Application for C. P. for new station, 800 kc., 1 KW, day, daytime operation only. Site to be determined.

NEW—Star-Chronicle Publishing Co., St. Louis, Mo.—Application for C. P. for new station, 1250 kc., 1 KW, unlimited.

NEW—The Times Dispatch Pub. Co., Inc., Richmond, Va.—Application for C. P. for new station, 1500 kc., 100 watts, unlimited. Exact transmitter site and type of antenna to be determined with Commission's approval.

NEW—W. T. Knight, Jr., Savannah, Ga.—Application for C. P. for new station, 1310 kc., 100 watts, unlimited.

NEW—Douglas G. Doozer and Jack Richards, Brunswick Radio Broadcast Station, Brunswick, Ga.—Application for C. P. for new station, 1420 kc., 100 watts, daytime.

NEW—Gomer Thomas, Bellingham, Wash.—Application for C. P. for new station, 1420 kc., 100 watts, unlimited. Transmitter site to be determined with the Commission's approval.

NEW—B. A. Thompson, Santa Cruz, Calif.—Application for C. P. for new station, 1310 kc., 100 watts night, 250 watts day, unlimited.

NEW—Springfield Newspapers, Inc., Springfield, Mo.—C. P. amended so as to request 790 kc., 1 KW, daytime operation only. Exact transmitter site to be determined with Commission's approval.

NEW—Hunt Broadcasting Assn., Fred Horton, Pres., Greenville, Tex.—C. P. amended so as to request 1200 kc., 100 watts, daytime only.

WIOD-WMBF—Isle of Dreams Broadcasting Corp., Miami Beach, Fla.—Application for C. P. to make changes in equipment and move transmitter from approximately 3 miles from Collins Island, Miami Beach, to 600 Biscayne Blvd, Miami, Fla.

WCOL—WCOL, Inc., Columbus, Ohio.—Application for C. P. to make changes in equipment and increase day power from 100 watts to 250 watts (contingent upon the granting of application to WALR for move to Toledo, Ohio).

WLBL—State of Wisconsin, Department of Agriculture and Markets, near Ellis, Wis.—Application for C. P. to make changes in equipment and increase power from 2½ to 5 KW day.

WSBT—The South Bend Tribune, South Bend, Ind.—Application for C. P. to make changes in equipment, install directional antenna; change frequency from 1360 kc. to 1910 kc.; increase power from 500 watts to 1 KW; and move transmitter to site to be determined at South Bend; change hours of operation from S-WGES to unlimited.

WELI—Patrick J. Goode, New Haven, Conn.—Application for modification of license to change frequency from 900 kc. to 930 kc., hours of operation from 500 watts daytime only to 250 watts night, 500 watts day; hours of operation from daytime to unlimited.

WEHS—WEHS, Inc., Cicero, Ill.—Application for modification of license to increase day power to 250 watts and change antenna contingent upon granting C. P. of station WHFC.

WKBI—WKBI, Inc., Cicero, Ill.—Application for modification of license to increase day power from 100 watts to 250 watts and change antenna contingent upon granting C. P. of station WHFC.

WHFC—WHFC, Inc., Cicero, Ill.—C. P. amended so as to request authority to install new equipment and a vertical radiator, and increase day power from 100 to 250 watts.

NEW—Continental Radio Co., Columbus, Ohio.—C. P., already in hearing docket, amended to make changes in equipment; 1310 kc., 100 watts, unlimited time. Site to be determined.

NEW—John E. Fetzner, Saginaw, Mich.—C. P., already in hearing docket, amended to read: 630 kc., 1 KW, daytime. Site to be determined.

KFPM—Voice of Greenville, Greenville, Tex.—Application for C. P. to make changes in equipment; increase power from 15 to 100 watts, and hours of operation from specified to daytime only.

NEW—Ralph E. Smith, San Diego, Calif.—C. P., already in hearing docket, amended to read: 1200 kc., 100 watts, daytime.

KFOX—Nicholas & Warinner, Inc., Long Beach, Calif.—Application for voluntary assignment of license from Nichols & Warinner, Inc., to Hal Nichols, Inc.

KFDY—South Dakota State College, Brookings, S. Dak.—Application for modification of license to make changes in specified hours of operation.

NEW—Burlington Broadcasting Co., Burlington, Iowa.—C. P., already in hearing docket, amended to read: 1310 kc., 100 watts, unlimited time.

NEW—The Herald Publishing Co., Denison, Tex.—C. P., already in hearing docket, amended to read: 1200 kc., 100 watts, unlimited time. Site to be determined.

The Ogdensburg Advance Co., Inc., Ogdensburg, N. Y.—Application for authority to maintain a studio in Ogdensburg, N. Y., for production of programs to be transmitted by land wires of the N. Y. Tel. Co. and of the Bell Tel. Co. of Canada, to Station CFLC, at Prescott, Ontario, Canada.

APPLICATIONS DENIED

WSVA—Shenandoah Valley Broadcasting Corp., Harrisonburg, Va.—Denied request for special temporary authority to operate from LS to 9 p. m., EST, December 24, 1935, with power of 250 watts, in order to broadcast special Christmas programs.

KFIO—Spokane Broadcasting Corp., Spokane, Wash.—Denied request for special authority to operate from local sunset to 5:30 P. M. EST, on Tuesdays and Thursdays during months of January and February, 1936, in order to broadcast local high school basketball games.

WLBL—State of Wisconsin Department of Agriculture and Markets, Stevens Point, Wis.—Denied authority to operate from 7:45 to 9:45 p. m., CST, on January 11, 13 and 20; February 10, 24 and 29, 1936, with reduced power of 1 KW in order to broadcast the University of Wisconsin basketball games.

WHA—University of Wisconsin, Madison, Wis.—Denied authority to operate from 7 to 9:30 p. m., CST, with reduced power on January 11, 13, 20, February 8, 10, 24 and 29, 1936, in order to broadcast University of Wisconsin basketball games.

WPHR—WLBG, Inc., Petersburg, Va.—Denied authority to operate from LS to 10 p. m., EST, on January 11, 18 and 25, February 1, 8, 15, 22, 28 and 29, and March 27 and 28, 1936, with reduced power of 250 watts in order to broadcast Olympic Elimination Boxing Bouts from University of Virginia.

WKAR—Michigan State College, F. Lansing, Mich.—Denied authority to operate on 850 kc. from 7:20 to 9 p. m., CST, January 17, 18, and 29, in order to broadcast basketball games.

WCHV—Community Broadcasting Corp., Charlottesville, Va.—Denied authority to operate simultaneously with station WEED from 8 to 9:30 p. m., EST, on Jan. 18 and 25; February 1, 8, 15, 22, 28, 29 and March 27 and 28, 1936, in order to broadcast collegiate and Olympic tryout boxing matches.

WMFF—Plattsburg Broadcasting Corp., Plattsburg, N. Y.—Denied authority to operate with power of 100 watts from LS to 7:30 p. m., EST, but for period not to exceed 30 days in order to broadcast programs of special local interest and to determine what interference would be caused by such operation.

ORAL ARGUMENTS GRANTED

NEW—Ex. Rep. 1-126: Utah Radio Educational Society, Salt Lake City—Granted oral argument to be held February 13, 1936, before the Broadcast Division.

NEW—Louis H. Callister, Provo, Utah—Granted oral argument to be held February 13, 1936, before the Broadcast Division.

NEW—Paul Q. Callister, Salt Lake City, Utah—Granted oral argument to be held February 13, 1936, before the Broadcast Division.

NEW—Great Western Broadcasting Association, Inc., Logan, Utah—Granted oral argument to be held February 13, 1936, before the Broadcast Division.

NEW—Great Western Broadcasting Association, Inc., Provo, Utah—Granted oral argument to be held February 13, 1936, before the Broadcast Division.

NEW—Munn Q. Cannon, Logan, Utah—Granted oral argument to be held February 13, 1936, before the Broadcast Division.

NEW—Utah Broadcasting Co., Salt Lake City—Granted oral argument to be held February 13, 1936, before the Broadcast Division.

NEW—Cache Valley Broadcasting Service Co., Logan, Utah—Granted oral argument to be held February 13, 1936, before the Broadcast Division.

KMA—Ex. Rep. 1-136: May Seed & Nursery Co., Shenandoah, Iowa—Granted oral argument to be held February 20, 1936, before the Broadcast Division.

KGBZ—KGBZ Broadcasting Co., York, Neb.—Granted oral argument to be held February 20, 1936, before the Broadcast Division.

NEW—Ex. Rep. No. 1-138: Big Springs Herald Broadcasting Co., Big Springs, Tex.—Granted oral argument to be held February 27, 1936, before the Broadcast Division.

NEW—Vernon Taylor Anderson, Big Springs, Tex.—Granted oral argument to be held February 27, 1936, before the Broadcast Division.

NEW—Plainview Broadcasting Co., Plainview, Tex.—Granted oral argument to be held February 27, 1936, before the Broadcast Division.

NEW—North Texas Broadcasting Co., Paris, Tex.—Granted oral argument to be held February 27, 1936, before the Broadcast Division.

KID—Ex. Rep. 1-143: Kid Broadcasting Co., Inc., Idaho Falls, Idaho—Granted oral argument to be held March 5, 1936.

NEW—Ex. Rep. 1-147: Arthur Westlund & Jules Cohn, Santa Rosa, Cal.—Granted oral argument to be held March 5, 1936.

KDFN—Ex. Rep. No. 1-139: Donald Lewis Hathaway, Casper, Wyo.—Granted oral argument to be held February 27, 1936, before the Broadcast Division.

KGHL—Northwestern Auto Supply Co., Inc., Billings, Mont.—Granted oral argument to be held February 27, 1936, before Broadcast Division.

XSOO—Sioux Falls Broadcast Association, Inc., Sioux Falls, S. Dak.—Granted oral argument to be held February 27, 1936, before the Broadcast Division.

KXL—KXL Broadcasters, Portland, Ore.—Granted oral argument to be held February 27, 1936, before the Broadcast Division.

KEHE—Evening Herald Publishing Co., Los Angeles, Cal.—Granted oral argument to be held February 27, 1936, before Broadcast Division.

NEW—Ex. Rep. 1-141: Joplin Broadcasting Co., Pittsburg, Kans.—Granted oral argument to be held March 5, 1936, before the Broadcast Division.

NEW—Pittsburg Publishing Co., Pittsburg, Kans.—Granted oral argument to be held March 5, 1936, before the Broadcast Division.

NEW—Wichita Broadcasting Co., Wichita, Kans.—Granted oral argument to be held March 5, 1936, before the Broadcast Division.

NEW—Ex. Rep. 1-142: Black Hills Broadcast Co., Rapid City, S. Dak.—Granted oral argument to be held March 5, 1936, before the Broadcast Division.

NEW—Ex. Rep. 1-146: William S. Thellman, New Castle, Pa.—Granted oral argument to be held March 5, 1936, before the Broadcast Division.

NEW—Ex. Rep. 1-149: Reporter Broadcasting Co., Abilene, Tex. and Wm. O. Anoley, Jr., d/b as Guilford Broadcasting Co., Abilene, Tex.—Granted oral argument to be held March 12, 1936.

NEW—Ex. Rep. 1-153: Roberts-MacNab Co., Jamestown, N. Dak.—Granted oral argument to be held March 12, 1936.

NEW—Ex. Rep. 1-158: Chicago Broadcasting Association, Chicago, Ill.—Granted oral argument to be held March 12, 1936.

NEW—Ex. Rep. 1-159: Robert E. Cole, d/b as Washington Broadcasting Co., Washington, Pa.—Granted oral argument to be held March 19, 1936.

WADC—Ex. Rep. 1-160: Allen T. Simmons, Tallmadge, Ohio.—Granted oral argument to be held March 19, 1936.

ACTION ON EXAMINERS' REPORTS

NEW—Ex. Rep. No. 1-64: Eugene DeBogory, tr/as Paris Broadcasting Co., Paris, Tex.—Denied C. P. for new station to operate on 1500 kc., 100 watts, daytime. Examiner Walker reversed.

NEW—Centennial Broadcasting Corp., Dallas, Tex.—Denied C. P. for new station to operate on 1200 kc., 100 watts, unlimited time. Examiner Walker sustained.

NEW—Ex. Rep. No. 1-72: Eugene DeBogory, tr/as Brownsville Broadcasting Co., Brownsville, Tex.—Denied C. P. for new station to operate on 1370 kc., 100 watts, unlimited time. Examiner R. L. Walker sustained. Order effective February 18, 1936.

NEW—Denton Broadcasting Co., Eugene DeBogory, Owner, Denton, Tex.—Denied C. P. for new station to operate on 1420 kc., 100 watts, daytime. Examiner Walker sustained.

WQDM—Ex. Rep. No. 1-85: E. J. Regan and F. Arthur Bostwick, d/b as Regan & Bostwick, St. Albans, Vt.—Remanded case heard by Examiner Dalberg to the hearing docket.

NEW—Ex. Rep. No. 1-86: Wm. A. Schall, Omaha, Nebr.—Denied C. P. for new station to operate on 1500 kc., 100 watts, unlimited time. Examiner R. H. Hyde sustained. Order effective February 25, 1936.

NEW—Ex. Rep. No. 1-87: W. R. Cramer and G. A. Anderson, d/b as Omaha Broadcasting Co., Omaha, Nebr.—Denied C. P. for new station to operate on 1500 kc., 100 watts, unlimited time. Examiner R. H. Hyde sustained. Order effective February 25, 1936.

NEW—Ex. Rep. No. 1-129: F. N. Pierce, Taylor, Tex., and Tem-Bel Broadcasting Co., Temple, Tex.—Remanded to the docket for further hearing.

NEW—Ex. Rep. No. 1-131: Mountain States Broadcasting Corp., Salt Lake City, Utah.—Dismissed with prejudice application for C. P. for new station to operate on 550 kc., 500 watts, unlimited time. Examiner P. W. Seward reversed.

WGST—Ex. Rep. No. 1-145: Georgia School of Technology, Atlanta, Ga.—Granted modification of license to increase night power from 500 watts to 1 KW; 1 KW day, 890 kc., unlimited time. Examiner P. W. Seward sustained. Order effective March 3, 1936.

KGKB—Ex. Rep. No. 1-64: East Texas Broadcasting Co., Tyler, Tex.—Granted modification of license to change hours of operation from specified to unlimited day, specified hours night from LS to 8 p. m.; 1500 kc., 100 watts. Examiner R. L. Walker sustained. Order effective February 18, 1936.

NEW—Eugene DeBogory and Mildred English, d/b as Dallas Broadcasting Co., Dallas, Tex.—Denied C. P. for new station to operate on 1500 kc., 100 watts, daytime and specified hours night—6 p. m. to 7 p. m., 8 p. m. to 12 midnight. Examiner Walker reversed.

WROK—Ex. Rep. No. 1-148: Rockford Broadcasters, Inc., Rockford, Ill.—Granted modification of license to change hours of operation from sharing with WHBL to unlimited; 1410 kc., 500 watts. Examiner P. W. Seward sustained. Order effective March 10, 1936.

NEW—Ex. Rep. No. 1-151: Pat Whitaker, tr/as Tampa Broadcasting Co., Tampa, Fla.—Dismissed with prejudice application for C. P. for new station to operate on 1370 kc., 100 watts, unlimited time. Examiner J. P. Bramhall sustained.

NEW—Ex. Rep. No. 1-152: D. B. Sutton, Miami, Fla.—Dismissed with prejudice application for C. P. for new station to operate on 1210 kc., 100 watts, unlimited time. Examiner Bramhall sustained.

WJJD—Ex. Rep. No. 1-166: WJJD, Inc., Chicago, Ill.—Reaffirmed grant of C. P. to move transmitter from Mooseheart to Des Plaines, Ill. Examiner R. L. Walker sustained.

ACTION ON CASE HEARD BY COMMISSIONER BROWN

KFBI—Docket 2777: The Farmers & Bankers Life Ins. Co., Abilene, Kans.—Granted renewal of license, 1050 kc., 5 KW, limited time. Commissioner Brown's recommendations reversed.

MISCELLANEOUS

WDRC—WDRC, Inc., Hartford, Conn.—Approved grant of modification of license to increase day power to 5 KW inasmuch as applicant has now complied with Rule 131.

WHIS—Daily Teleg. Printing Co., Bluefield, W. Va.—Reconsidered and granted application for C. P. as amended to move locally and install new equipment and new radiating equipment. Application for increased power withdrawn.

WKRC—WKRC, Inc., Cincinnati, Ohio.—Denied petition asking Commission to reconsider and grant application for modification of license so as to change equipment and increase day power from 2½ KW to 5 KW. Application designated for hearing October 29, 1935.

NEW—Ex. Rep. No. 1-125: National Television Corp., New York City.—Remanded to the docket for early hearing.

KVI—Puget Sound Broadcasting Co., Inc., Tacoma, Wash.—Granted authority to take depositions in support of application for C. P. (Docket 3283).

KGKO—Wichita Falls Broadcasting Co., Wichita Falls, Tex.—Protest to grant of application to move transmitter to Fort Worth, originally filed and withdrawn by Chamber of Commerce, Temple, Okla., was reinstated and that body was permitted to participate in hearing scheduled for January 27, 1936.

KIT—Carl E. Haymond, Yakima, Wash.—Denied petition asking Commission to reconsider its former action of October 16, 1935, in designating for hearing application for voluntary assignment of license to Valley Broadcasters, Inc., a newly formed Washington corporation.

WHDL—Olean Broadcasting Co., Olean, N. Y.—Denied petition asking Commission to reconsider and grant application for transfer of control of station to the Olean Times-Herald Corp. Application designated for hearing on December 3, 1935.

W6XKG—Ben S. McGlashan, Los Angeles, Calif.—Granted license to cover C. P. (exp. gen. exp.), 31600, 35600, 38600, 41000 kc., 100 watts.

APPLICATIONS DISMISSED

NEW—Broadcasters of Pennsylvania, Inc., Erie, Pa.—Dismissed at request of applicant application, heretofore set for hearing, for C. P., 1420 kc., 100 watts, 250 watts LS, unlimited.

NEW—Springfield Newspapers, Inc., Springfield, Ohio.—Dismissed at request of applicant application, heretofore set for hearing, for C. P. for 1120 kc., 250 watts, daytime.

WPTF—WPTF Radio Co., Raleigh, N. C.—Dismissed at request of applicant application, heretofore set for hearing, for special experimental authority, 680 kc., 5 KW, 6 to 7 a. m., EST.

NEW—John E. Fetzer, Kalamazoo, Mich.—Dismissed at request of applicant application, heretofore set for hearing, for C. P. for 1010 kc., 500 watts, 1 KW LS, unlimited.

The following applications, heretofore set for hearing, were dismissed for failure of applicants to answer the form letter, adopted by the Broadcast Division, requiring applicants to signify their desire to be heard within 10 days after receipt of said form letter:

WMFD—Richard Austin Dunlea, Wilmington, N. C.—Application for modification of license, 1370 kc., 100 watts, specified hours (6 a. m. to 9 p. m., EST).

WCBS—WCBS, Inc., Springfield, Ill.—Application for modification of license, 1420 kc., 100 watts, unlimited time.

NEW—Henry William Turkel, Los Angeles, Calif.—Application for C. P., 6040 kc., 1 KW, Emission A-3, unlimited time.

APPLICATIONS DENIED

NEW—Hubert H. Hall, Erie, Pa.—Denied as in cases of default for failure to file appearance, application for C. P., 1420 kc., 100 watts, unlimited time.

NEW—A. O. Jenkins, Jacksonville, Fla.—Denied as in cases of default for failure to file appearance, application for 1200 kc., 100 watts, unlimited time.

APPLICATIONS RECEIVED

First Zone

- NEW**—Power City Broadcasting Corp., Niagara Falls, N. Y.—Construction permit for a new broadcast station to be operated on 630 kc., 250 watts, daytime.
- WJAR**—The Outlet Co., Providence, R. I.—Modification of construction permit (B1-P-333) for changes in equipment and move transmitter, requesting extension of completion date from 2-4-36 to 6-4-36.
- WFMD**—The Monocacy Broadcasting Co., Frederick, Md.—License 900 to cover construction permit (B1-P-427) for a new station.
- WOL**—American Broadcasting Co., Washington, D. C.—Construction permit to make changes in equipment, change frequency from 1310 kc. to 1230 kc., increase power from 100 watts to 1 KW, move transmitter from 1111 H St., N. W., Washington, D. C., to about ½ mile east Riggs and Iager Roads, Maryland, and studio site from 1111 H St., N. W., Washington, D. C., to site to be determined, Washington, D. C.
- WFRB**—The Baltimore Radio Show, Inc., Baltimore, Md.—Modification of construction permit (B1-P-847) for changes in equipment and increase in power of auxiliary equipment, requesting further changes in auxiliary equipment, increase maximum rate carrier power from 500 watts to 1 KW of auxiliary equipment.
- NEW**—The Brockway Co., Watertown, N. Y.—Construction permit to erect a new broadcast station to be operated on 1270 kc., 250 watts power, daytime. Consideration under Rule 6 (g).
- WOKO**—WOKO, Inc., Albany, N. Y.—Authority to determine operating power by direct measurement of antenna power.
- W2XF**—National Broadcasting Company, Inc., New York, N. Y.—Construction permit for increase in power from 5 to 12 KW and change in transmitter for visual broadcast station.
- W2XK**—National Broadcasting Company, Inc., New York, N. Y.—Construction permit for an increase in power from 2.5 KW to 15 KW.
- NEW**—National Broadcasting Company, Inc., New York, N. Y.—Construction permit for a new special experimental station for 177000 kc., 15 watts.
- NEW**—National Broadcasting Company, Inc., Portable-Mobile.—License for general experimental station for 25700, 26000, 27100, 31600, 35600, 38600, 41000, 86000-400000, 401000 kc., and above, 25 watts (to use equipment also licensed as General Experimental Broadcast Pickup Station W10XCG).
- NEW**—National Broadcasting Company, Inc., Portable-Mobile.—License for general experimental station for 25700, 26000, 27100, 31600, 35600, 38600, 41000, 86000-400000, 401000 kc., and above, 25 watts (to use equipment also licensed as General Experimental Broadcast Pickup Station W10XCH).
- NEW**—National Broadcasting Company, Inc., Portable-Mobile.—License for general experimental station for 25700, 26000, 27100, 31600, 35600, 38600, 41000, 86000-400000, 401000 kc., and above, 25 watts (to use equipment also licensed as General Experimental Broadcast Pickup Station W10XED).
- NEW**—National Broadcasting Company, Inc., Portable-Mobile.—License for general experimental station for 25700, 26000, 27100, 31600, 35600, 38600, 41000, 86000-400000, 401000 kc., and above, 25 watts (to use equipment also licensed as General Experimental Broadcast Pickup Station W10XV).
- W2XJH**—General Electric Company, Portable-Mobile.—License to cover construction permit for general experimental station.
- W10XCG**—National Broadcasting Company, Inc., Portable-Mobile.—Modification of license to delete all but broadcast pickup frequencies 31100, 34600, 37600, 40600 kc. and increase power to 25 watts.
- W10XCH**—National Broadcasting Company, Inc., Portable-Mobile.—Modification of license to delete all but broadcast pickup frequencies 31100, 34600, 37600, 40600 kc. and increase power to 25 watts.
- W10XED**—National Broadcasting Company, Inc., Portable-Mobile.—Modification of license to delete all but broadcast pickup frequencies 31100, 34600, 37600, 40600 kc. and increase power to 25 watts.
- W10XV**—National Broadcasting Company, Inc., Portable-Mobile.—Modification of license to delete all but broadcast pickup frequencies 31100, 34600, 37600, 40600 kc. and increase power to 25 watts.

Second Zone

- NEW**—Saginaw Broadcasting Co., Saginaw, Mich.—Construction 1200 permit for a new broadcast station to be operated on 1200

kc., 100 watts, 250 watts day, specified hours operation. Amended: To omit previous amendment requesting equipment changes and decrease in power.

- NEW**—Harry C. Lowe and Clara A. Lowe, DuBois, Pa.—Construction permit for a new broadcast station to be operated on 850 kc., 250 watts, daytime operation. Amended: Change frequency from 850 kc. to 1210 kc., power from 250 watts to 100 watts, move transmitter from 126 W. Long Ave., DuBois, Pa., to DuBois, Pa., and studio site from site to be determined to 2 S. Brady St., DuBois, Pa.
- NEW**—Harold F. Gross, Edmund C. Shields, Saginaw, Mich.—1210 Construction permit for a new station to be operated on 1210 kc., 100 watts night, 250 watts day, unlimited time. Requests facilities of WJIM, if WJIM's application for 1010 kc. is granted.
- WTEL**—Foulkrod Radio Engineering Co., Philadelphia, Pa.—Construction permit to make changes in equipment, directional antenna; change frequency from 1310 kc. to 1230 kc.; increase power from 100 watts to 250 watts night, 500 watts day; and change hours of operation from share-WHAT to unlimited time. Amended: To change transmitter site from H Street and Wyoming Avenue, Philadelphia, Pa., to Bustleton Avenue, north of Cottman Street, Castor Highlands, Pa.
- NEW**—Radio Air Service Corp., Portable-Mobile.—Construction permit for general experimental station on 31100, 34600, 37600, 40600 kc., 10 watts.

Third Zone

- KPRC**—Houston Printing Co., Houston, Tex.—License to cover 920 construction permit (B3-P-765) to make equipment changes, increase power, move transmitter.
- NEW**—The Metropolis Co., Jacksonville, Fla.—Construction permit for new broadcast station to be operated on 1200 kc., 100 watts, unlimited time. Amended: Change frequency from 1200 to 1310 kc.
- WMFR**—Hart & Nelson (J. A. Hart and Wayne M. Nelson), High Point, N. C.—License to cover construction permit (B3-P-165) as modified for a new station on 1200 kc., 100 watts power, daytime operation.
- KMLB**—Liner's Broadcasting Station, Inc., Monroe, La.—License 1200 to cover construction permit (B3-P-695) to make equipment changes.
- KIUN**—Jack W. Hawkins and Barney H. Hubbs, Pecos, Tex.—1310 Modification of license to change frequency from 1420 kc. to 1310 kc.
- WPFB**—Forrest Broadcasting Co., Inc., Hattiesburg, Miss.—License 1370 to cover construction permit (B3-P-732) for changes in equipment, hours of operation and move of transmitter.

Fourth Zone

- WIL**—Missouri Broadcasting Corp., St. Louis, Mo.—License to 1200 cover construction permit (B4-P-869) for changes in equipment.
- KGFW**—Central Nebraska Broadcasting Corp., Kearney, Nebr.—1310 Construction permit to install new equipment and increase power from 100 watts to 100 watts, 250 watts day. Amended: Change equipment (antenna), and move transmitter and studio from 919 W. 27th St. to 13th and Railroad, Kearney, Nebr.
- NEW**—Charles E. Wilkinson, Mason City, Iowa.—Construction 1370 permit for a new broadcast station to be operated on 1370 kc., 100 watts, unlimited time. Amended: Change name from C. E. Wilkinson to Charles E. Wilkinson, and change transmitter site from center of business district, Mason City, Iowa, to site to be determined, Mason City, Iowa.

Fifth Zone

- KHQ**—Louis Wasmer, Inc., Spokane, Wash.—Construction permit 590 to increase power from 1 KW, 2 KW day, to 5 KW, and move transmitter from Sprague Ave. and Post St., Spokane, Wash., to site to be determined. Amended to make equipment changes.
- NEW**—Christina M. Jacobson, d/b as The Valley Electric Co., San Luis Obispo, Calif.—Construction permit for a new broadcast station to be operated on 1090 kc., 250 watts, daytime. Amended: Change frequency from 1090 kc. to 1200 kc.
- NEW**—Ben S. McGlashan, San Diego, Calif.—Construction permit 1210 for a new station to be operated on 1210 kc., 100 watts, daytime.
- NEW**—Howard G. DeLong and Maurice E. Kennedy, Los Angeles, Calif.—Construction permit for a new general experimental station on 31600, 35600, 38600, 41000 kc., 100 watts.