

The National Association of Broadcasters

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JAMES W. BALDWIN, Managing Director

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DUFFY BILL HEARINGS

Hearings on the Duffy Copyright Bill S. 3047 which were commenced before the House Patents Committee on February 25 are continuing. Witnesses for the ASCAP were heard during the first six days. The hearings are confined to two hours per day and to three days per week. Senator Duffy, author of the Bill, and Dr. McClure of the Department of State who, as chairman of an Inter-Departmental Committee, assisted in drafting the bill were heard Tuesday (10) and Wednesday (11) and are scheduled to appear for further questioning Thursday (12). The NAB expects to appear before the Committee next Tuesday (17).

PIONEER RADIO TAX CASE

Oral argument was held Monday before the United States Supreme Court on the question of the right of a state to levy a privilege tax on radio broadcasting.

This question came up for the first time in the Supreme Court in the case of Fisher's Blend, Inc., vs. The Tax Commission of the State of Washington. The case came direct from the Supreme Court of the State of Washington. Several cases in other states are awaiting a decision in this case.

MORE STATIONS SIGN WITH WARNER BROS.

The following additional stations have signed the Warner Brothers contract: W2XR, New York City; KGEZ, Kalispell, Mont.; KADA, Ada, Okla.; KGW, Portland, Ore.; KEX, Portland, Ore.

WATCH FOR THIS

A NAB member has informed headquarters of an experience he has had with "the man who brings you health through color rays."

According to this information the man, for the purpose of the broadcast program, sits on a 300-pound cake of ice and has ice water dashed over him and then eats ice cream. He protects himself from the effect of this exposure with his color ray.

"In all the talks," states the communication, "prior to the broadcast he swears by everything that is holy that all he is doing is going to make a broadcast and says his machine helps to prevent common colds. After the broadcast folders are mailed to everybody in the phone book." NAB members will want to watch for this.

CBS FILES ANSWER TO MUSIC SUIT

In its answer filed February 28, in the Federal Court in reply to the complaint of Harms, Inc., Columbia Broadcasting System reiterated its claim that Columbia stations are still licensed to broadcast music published by the Warner group. Columbia, however, is continuing its policy of not broadcasting any Warner music.

The suit brought by Harms, Inc., contended that a performance of "I Get a Kick Out of You" shortly after midnight on New Year's Eve over WABC constituted a copyright infringement. Columbia denies that it is guilty of infringement, and sets forth in addition the grounds on which it contends that WABC was entitled to perform the number.

The answer points out that both Harms and Cole Porter, the composer, were members of ASCAP at the time WABC obtained from ASCAP the license which grants performing rights in the Warner Bros. compositions up to 1941. Cole Porter, the answer further asserts, remains a member of ASCAP and has specifically assigned his rights to ASCAP for this period.

Not only does Columbia continue to claim that the performance is licensed, but it also claims that Harms, by reason of its actions and representations, is barred from asserting any infringement claim.

TELEPHONE HEARINGS CALLED

The Federal Communications Commission has announced that the Telephone Division will begin hearings in its telephone investigation on March 17 in this city.

The hearings are in connection with the general telephone investigation called for by Congressional resolution directing a special investigation of all telephone companies engaged directly or indirectly in telephone communications in interstate commerce, and certain other kinds of companies.

SECURITIES ACT REGISTRATIONS

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

International Commodities Corporation, New York City (2-1943, Form A-1)
Springfield City Water Co., Springfield, Mo. (2-1944, Form A-2)
Spencer Chain Stores, Inc., Boston, Mass. (2-1945, Form A-2)
The Famise Corp., Philadelphia, Pa. (2-1947, Form A-1)
Southeastern Indiana Corp., Indianapolis, Ind. (2-1948, Form E-1)
American Midland Co., Detroit, Mich. (2-1949, Form A-1)
Barnett Petroleum Co., Houston, Texas (2-1950, Form A-1)
Lednew Corp., Jersey City, N. J. (2-1951, Form A-1)
Kingston Products Corp., Kokomo, Ind. (2-1953, Form A-2)
S. F. Bowser & Co., Fort Wayne, Ind. (2-1954, Form E-1)
Mansul Chemical Co., Jacksonville, Florida (2-1955, Form A-1)
Essex Brewing Co., Haverhill, Mass. (2-1956, Form A-1)
Burry Biscuit Corp., Linden, N. J. (2-1958, Form A-1)

PRALL COMMENTS ON FCC WORK

The Federal Communications Commission on Wednesday made public the following statement in connection with the reappointment of Mr. Prall as chairman of the Commission:

Anning S. Prall of New York today began his second year as Chairman of the Federal Communications Commission. He was reappointed for another year by President Roosevelt in an order to become effective March 11.

Mr. Prall, as Chairman, serves as a member of each of the three divisions of the Commission—Broadcast, Telephone and Telegraph. Last July he was appointed by President Roosevelt for a seven-year term, after having served a six-month tenure under his original appointment. He is a native of Staten Island, New York, and represented that district in Congress for twelve years as a Democratic member prior to joining the Commission.

Upon beginning his second year as Chairman of the Commission, Mr. Prall said today:

"Naturally, I am gratified over my reappointment by President Roosevelt to serve as Chairman of the Commission for an-

other year. It will be my constant effort to justify his trust in me by acquitting my office in the best interests of the people of the United States.

"In appraising the work of the Federal Communications Commission it should be kept in mind that, except for radio, the Commission has undertaken an entirely new work. It is breaking new ground in the regulation of telephones and telegraphs. Of necessity, this work has been slow and arduous. The Commission was desirous of avoiding mistakes that might result from undue haste.

"The Commission has not been infallible. It may have made errors of judgment but, I am confident, if it has made any they are inherent in the functioning of any new organization and it will profit by them in its future work."

SUITS BEGUN BY WARNER BROTHERS

Warner Brothers have announced officially that they have begun the following suits against radio stations and hotels, etc., based on alleged infringement of song copyrights owned by them:

M. Witmark & Sons vs. Associated Broadcasters, Inc., operators of Station WEST, for the alleged infringement of "Sweethearts Forever" on February 27th, 1936. Damages sought: \$250.

Remick Music Corp. vs. Associated Broadcasters, Inc., operators of Station WEST, for the alleged infringement of "Sweet Georgia Brown" on February 26th, 1936. Damages sought: \$250.

Harms, Inc. vs. WGAL, Inc., operators of Station WGAL, for the alleged infringements of "Sleepy Valley" on February 20th and 21st, 1936. Damages sought: \$500.

Harms, Inc. vs. Southern Broadcasting Stations, Inc., operators of Station WGST, for the alleged infringement of "That Old Fashioned Mother of Mine" on January 23rd, 1936. Damages sought: \$5,000.

Harms, Inc. vs. W. D. R. C., Inc., operators of Station WDRC, for the alleged infringement of "That Old Fashioned Mother of Mine" on January 23rd, 1936. Damages sought: \$5,000.

Harms, Inc. vs. Maine Broadcasting Co., operators of Station WLBZ, for the alleged infringement of "That Old Fashioned Mother of Mine" on January 23rd, 1936. Damages sought: \$5,000.

Harms, Inc. vs. Buffalo Broadcasting Corp., operators of Station WKBW, for the alleged infringement of "That Old Fashioned Mother of Mine" on January 23rd, 1936. Damages sought: \$5,000.

Harms, Inc. vs. W. H. E. C., Inc., operators of Station WHEC, for the alleged infringement of "That Old Fashioned Mother of Mine" on January 23rd, 1936. Damages sought, \$5,000.

Harms, Inc. vs. WOKO, Inc., operators of Station WOKO, for the alleged infringement of "That Old Fashioned Mother of Mine" on January 23rd, 1936. Damages sought: \$5,000.

Harms, Inc. vs. Pittsburgh Radio Supply House, Inc., operators of Station WJAS, for the alleged infringement of "That Old Fashioned Mother of Mine" on January 23rd, 1936. Damages sought: \$5,000.

Harms, Inc. vs. Station WESG for the alleged infringement of "That Old Fashioned Mother of Mine" on January 23rd, 1936. Damages sought: \$5,000.

Remick Music Corp. vs. Southern Broadcasting Stations, Inc., operators of Station WGST, for the alleged infringement of "Put On Your Old Grey Bonnet." Damages sought: \$5,000.

Harms, Inc. vs. Southern Broadcasting Stations, Inc., operators of Station WGST, for the alleged infringement of "London On a Rainy Night." Damages sought: \$5,000.

Remick Music Corp. vs. York Broadcasting Co., operators of Station WORK, for the alleged infringement of "Sweet Georgia Brown." Damages sought: \$5,000.

M. Witmark & Sons vs. York Broadcasting Co., operators of Station WORK, for the alleged infringement of "Where the River Shannon Flows." Damages sought: \$5,000.

Harms, Inc. vs. Howell Broadcasting Co., Inc., operators of Station WEBR, for the alleged infringement of "Gringola." Damages sought: \$500.

Harms, Inc. vs. Associated Broadcasters, Inc., operators of Station KSFO, for the alleged infringement of "Continental" and "You Let Me Down." Damages sought: \$600.

Remick Music Corp. vs. WSJS for the alleged infringement of "Sweet Georgia Brown." Damages sought: \$250.

Harms, Inc. vs. Durham Radio Corporation, operators of Station WDNC, for the alleged infringement of "That Old Fashioned Mother of Mine." Damages sought: \$5,000.

Harms, Inc. vs. North Carolina Broadcasting Co., operators of Station WBIG, for the alleged infringement of "That Old Fashioned Mother of Mine." Damages sought: \$5,000.

Harms, Inc. vs. Florida Broadcasting Co., operators of Station WMBR, for the alleged infringement of "That Old Fashioned Mother of Mine." Damages sought: \$5,000.

Harms, Inc. vs. Station WDAE for the alleged infringement of "That Old Fashioned Mother of Mine." Damages sought: \$5,000.

Harms, Inc. vs. Orlando Broadcasting Co., operators of Station WDBO, for the alleged infringement of "That Old Fashioned Mother of Mine." Damages sought: \$5,000.

Harms, Inc. vs. W. L. A. C., Incorporated, operators of Station WLAC, for the alleged infringement of "That Old Fashioned Mother of Mine." Damages sought: \$5,000.

Harms, Inc. vs. Voice of St. Louis, Inc., operators of Station KMOX, for the alleged infringement of "That Old Fashioned Mother of Mine." Damages sought: \$5,000.

T. B. Harms vs. WVO Broadcasting Company (WNEW) for the alleged infringement of the song "Every Now and Then"; and M. Witmark & Sons vs. Marcus Loew Booking Agency (WHN) for the alleged infringement (two times) of the song "Where the River Shannon Flows." In each case \$5,000 damages and an accounting of the profits are sought.

M. Witmark & Sons vs. Don Lee Broadcasting System (KHJ, Los Angeles) for the alleged infringement of the song "Mine Alone," seeking \$5,000 damages and an accounting of the profits.

Remick Music Corp. vs. Don Lee Broadcasting System (KHJ, Los Angeles) for the alleged infringement of the song "Whistle and Blow Your Blues Away," seeking \$5,000 damages and an accounting of the profits.

M. Witmark & Sons vs. Northern Corporation (WMEX, Boston) for the alleged infringement of the song "Gypsy Love Song," seeking \$5,000 damages and an accounting of the profits.

Remick Music Corp. vs. Onondaga Radio Broadcasting Corp. (WFLB, Syracuse) for the infringement of the song "Get Happy," seeking \$5,000 damages and an accounting of the profits.

M. Witmark & Sons vs. Central New York Broadcasting Corporation (WSYR, Syracuse) for the alleged infringement of the song "The Words Are In My Heart," seeking \$5,000 damages and an infringement of the profits.

Remick Music Corp. vs. WCFL Cooperative System, Inc. (WCFL, Chicago) for the alleged infringement of the song "Put On Your Old Grey Bonnet," seeking \$250 damages and an accounting of the profits.

M. Witmark & Sons vs. WWL Development Company, Inc. (WWL, New Orleans) for the alleged infringement of the song "Let's Have Breakfast in Bed," seeking \$5,000 damages and an accounting of the profits.

M. Witmark & Sons vs. WCFL Cooperative System, Inc. (WCFL, Chicago) for the alleged infringement of the songs "That Old Irish Mother of Mine," "Lulu's Back In Town" and "Sunrise and You," seeking \$750 damages and an accounting of the profits.

Remick Music Corp. vs. Associated Broadcasters, Inc. (KSFO, Los Angeles) for the alleged infringement of the song "Sweet Georgia Brown," seeking \$300 damages and an accounting of the profits.

Harms, Inc. vs. 1 Fifth Avenue for the alleged infringement of four numbers, "Dancing in the Dark," "As Time Goes By," "Night and Day" and "April in Paris," for which \$1,000 Damages and an accounting of the profits are demanded.

M. Witmark & Sons vs. A. & U. Restaurant, Inc., operators of the Hollywood Restaurant, for the alleged infringement of "Lullaby of Broadway" and "Forty-Second Street," for which \$500 damages and an accounting of the profits are sought.

Harms, Inc. vs. Plaza Operating Co., operators of the Hotel Plaza, for the alleged infringement of "Dancing in the Dark," for which \$250 damages and an accounting of the profits are sought.

Harms, Inc. vs. Waitt Operating Co., operators of the Hotel Weylin, for the alleged infringement of "A Picture of Me Without You," "April in Paris," "Night and Day," "Miss Otis Regrets," and "Why Shouldn't I" for which \$1,250 damages and an accounting of the profits are sought.

Harms, Inc. vs. St. Moritz-On-The-Park, Inc., operators of the St. Moritz Hotel, for the alleged infringement of "Where Am I" and "Begin the Beguine," for which \$500 damages and an accounting of the profits are sought.

Remick Corp. vs. Village Grove Amusement, Ltd., operators of The Nut Club, for the alleged infringement of "Moonlight Bay," "Would You Like To Take A Walk" and "Nagasaki," for which \$1,000 damages and an accounting of the profits are sought.

New World Music Corp. vs. Paradise Catering Corp., operators of the Paradise Restaurant, for the alleged infringement of "I

Got Rhythm," for which \$250 damages and an accounting of the profits are sought.

Harms, Inc. vs. Vincent Astor, operator of the Hotel St. Regis, for the alleged infringement of "I Get A Kick Out of You" and "Why Shouldn't I," for which \$500 damages and an accounting of the profits are sought.

M. Witmark & Sons vs. New Yorker Hotel Corp., operator of the Hotel New Yorker, for the alleged infringement of "Rose In Her Hair" and "Ah, Sweet Mystery of Life," for which \$500 damages and an accounting of the profits are sought.

Remick Music Corp. vs. The Village Farm Barn for the alleged infringement of "Put On Your Old Grey Bonnet," "Memories," "Sweet Georgia Brown" and "Would You Like To Take A Walk," for which \$1,000 damages and an accounting of the profits are sought.

Other new Harms actions against broadcasters include nine for the alleged infringement of "That Old Fashion Mother of Mine" on January 23rd, 1936. Damages of \$5,000 each are sought from radio stations WFEA, WCAU, KOMA, WKRC, WBNS, WSMK, WSPD, WADC and WMBG. The tenth suit is against Station WORK for the alleged infringement of "L'Amour Toujours L'Amour" on February 24th. Damages of \$5,000 are sought from that station also.

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 issued against them.

No. 2733. Charging unfair representations in radio programs, newspapers and other printed matter concerning washing machines sold in interstate commerce, a complaint has been issued against **Taylor Washing Machine Co., 2921 West Madison St., Chicago.**

The complaint charges the company, through its sales representatives, with procuring sales contracts by fraud and false pretenses and with false and misleading assertions which "lull the public and prospective purchasers into a false sense of security and trust in dealing with respondent."

The company is charged with a lack of good faith in soliciting customers by advertising a "free home trial" and a "free home demonstration" of its \$49.50 Taylor washing machine. In this connection, it is alleged that the respondent procures signatures to instruments in writing and in blank by falsely representing such paper to be a "receipt," "insurance policy" or evidence of the signer's "willingness to accept a demonstration" covering the washing machine delivered or to be delivered and represented as on trial or demonstration, when in fact, according to the complaint, the respondent's undisclosed intention is to use such instruments as contracts, or to convert them into contracts of sale for merchandise.

Threats of suits and harassment in employment are among the methods assertedly used by the respondent to impose on prospective purchasers the provisions of contracts to which they were not legally bound, and it is charged that the respondent, without authority of State laws, exercised powers of attorney to assign wages and salaries under purchase contracts.

These practices are alleged to constitute unfair methods of competition in violation of the Federal Trade Commission Act.

No. 2734. A complaint has been issued charging **H. E. Martindale, trading as Federal Institute of Meats & Marketing, 805½ Sheridan Road, Menominee, Mich.,** with representations to the effect that his correspondence school business is a branch of or connected with the United States Government.

Martindale, who sells courses in butchery and meat packing, is alleged to have advertised his business as the "Central States Division, Federal Institute-Meats-Marketing, Washington, D. C. H. E. Martindale, Divisional Director. Central States Office, Menominee, Mich."

No. 2735. Unfair methods of competition in connection with the sale of silver-plated ware is alleged in a complaint issued against **International Silver Co.,** having its principal place of business at **Meriden, Conn.,** with sales offices at Chicago, New York, San Francisco, St. Louis and Toronto, and factories at Meriden, Wallingford, Norwich and Waterbury, Conn., and Hamilton and Niagara Falls, Canada.

According to the complaint, the respondent features the word "Rogers" in the trade names of various brands of silver-plated ware it manufactures and sells to customers, including retail department stores and jewelry stores, and further described two of its brands, "Anchor Rogers Anchor" and "Star Rogers & Bros.

A-1," as "Original Rogers Silver-Plate" and "Genuine Rogers Silver-Plate."

These two particular brands were for many years sold to the purchasing public at \$50 for a set of 50 pieces, it is alleged, and to retail dealers at a discount of 50 per cent, but for the last two or three years, the complaint charges, the respondent has allowed retailers an additional trade discount of 40 per cent on the purchase price of the two brands. This 50 plus 40 per cent discount makes the net purchasing price to retailers \$15 a set, the complaint points out, and permits them to make a corresponding reduction in the retail price at which they resell the sets.

In connection with the sale of "Anchor" and "Star" products, International Silver Co., it is charged, furnishes retailers with booklets and price lists which describe its "half-price sales plan" and which booklets contain samples of advertising for the use of retailers in promoting the sales plan, and, according to the complaint, many retailers have made use of the suggested newspaper advertisements, which represent that sales of such sets are "half-price sales," and that the normal value and the usual and customary retail and selling price of each set is \$50, or approximately that sum. In many instances, the complaint sets forth, the respondent pays a portion of the cost of the newspaper advertising.

The complaint alleges, however, that the price the respondent represents as the customary sales price does not reflect the true customary sales price, but is fictitious and exaggerated, and further alleges that the respondent's practice of falsely advertising its products for sale at half of the represented regular retail price tends to deceive purchasers as to the quality, value, grade and price of its silver-plated ware.

Such alleged misrepresentations, it is charged, enable retailers to increase their sales of the respondent's ware, lessen the market for the products of manufacturers who honestly represent the true retail value of their silver-plated ware, and tend to divert trade to the respondent from competitors who truthfully advertise and sell their products at half-price, or who do not misrepresent the actual value of such products.

No. 2736. **Capon Water Co., Capon Springs Mineral Water, Inc., and Louis Austin,** president of and majority stockholder in both companies, located at 1712 Walnut St., **Philadelphia,** are named respondents in a complaint alleging unfair competition in the sale and distribution of a mineral water designated "Capon Springs Water." Austin also operates a branch office at Capon Springs, West Virginia.

The complaint charges that the respondents, in promoting the sale of their product, circulate booklets and leaflets which contain assertions, many made by doctors and laymen, representing that their mineral water will cure or is beneficial in the treatment of a wide variety of afflictions and diseases, including kidney, bladder and liver disorders, rheumatism, acid conditions, diabetes, and high blood pressure, when, in fact, the complaint alleges, use of the water, whether by drinking or by external application, is not a cure or a beneficial treatment for the diseases and afflictions enumerated.

No. 2738. Misbranding of the porcelain ware and china ware it sells in interstate commerce is alleged in a complaint issued against **Atlas China Co., Inc., 710 Wythe Ave., Brooklyn, N. Y.**

The complaint charges that the respondent company purchases supplies of foreign and domestic-made porcelain ware and china-ware, undecorated and known as "blanks," which it causes to be processed, decorated and branded with the words "Limoges," "French Decoration" and "Hand Painted."

Stipulations

The Commission has issued the following cease and desist orders:

No. 1630. **Strem Studios, Inc., 429 Penn Ave., Pittsburgh,** having branches in Boston, Washington, Detroit, Columbus, O., and Richmond, Va., dealer in photographic portraits, agrees to stop advertising that its work is "Photography's Latest Creation," "Distinctive Portraiture," or that its "Gold-O-Graf" photographs are made in natural colors, are oil paintings or made on motion picture film, when, in fact, according to the stipulation, the pictures are produced by application of transparent oil colors and are not oil paintings, and are not made on motion picture film. The respondent also stipulates that it will not misrepresent its prices.

Orders for "Gold-O-Graf" photographs, according to the stipulation, were obtained by salesmen, who gave purchasers coupons entitling them to the portraits at alleged reduced prices. These visits were followed up by cameramen who took the pictures and collected the balances due, forwarding the negatives to the Pittsburgh studio. Proofs were then delivered to the customers

by so-called "proof men" and additional orders solicited. The price of \$1.95 and other prices advertised as special or reduced, were in fact the regular and usual prices, according to the stipulation.

No. 1631. La Mode Garment Co., 711 West Lake St., Chicago, manufacturing women's dresses, underwear, pajamas, and uniforms for waitresses, agrees to stop using the word "Linene," simulating the word linen, implying that certain of its products are made of the fiber of the flax plant, when this is not true.

No. 1632. J. H. Smith Veneers, Inc., 433 East Erie St., Chicago, engaged in importing, processing and veneering of woods, will no longer use phrases such as "African Walnut," or "Oriental Walnut," implying that the products are made of wood derived from trees of the walnut family, when this is not true.

No. 1633. Samuel and Isadore Sobel, trading as Sobel Brothers, 150 Duane St., New York City, wholesalers of shoes, will discontinue employing the word "Doctor" or the abbreviation "Dr.," or any imitation thereof in connection with the trade name or brand for their products, in any way tending to mislead buyers into believing that the shoes are made in accordance with the design or under supervision of a doctor, or contain special orthopedic features resulting from medical advice and services, when this is not true. The stipulation says that recently the respondents caused the designation "Dr." to be changed to "De," so that certain of their trade names read "De Benedict's," "De Cushman's" and "De Bell."

No. 1634. M. Burton Arouson, Harrison & Dearborn Sts., Chicago, trading as M. Burton & Co., jobbers and wholesalers of jewelry, will cease using in printed matter the word "gold," alone or in connection with the word "solid," implying that rings so described are made wholly of gold. The stipulation provides that when initials affixed to such rings are composed in part of gold, the word "gold," if used as descriptive only of the initials, shall be conspicuously accompanied by suitable markings to clearly indicate the actual carat or fineness of the gold used, and to show that only the initials are thus described.

No. 1635. Elliott E. Goldman, 1566 Vyse Ave., Bronx, New York City, trading as The London Pipe Co., selling smoking pipes by mail order, agrees to stop using the phrase "The London Pipe Company" in any manner tending to deceive buyers into believing that the respondent is associated with The London Pipe Co., Ltd., of London, England, established in 1837. The respondent's products are not made or manufactured in London, England, or by The London Pipe Co., Ltd., of that city, according to the stipulation, but are made by a concern in the United States. The respondent also agrees to desist in advertising his products for sale "For a limited time only, \$1.00," when this price is not a special price for a limited time only.

Nos. 1636-1637. Troy Blanket Mills, of Troy, N. H., agrees, in selling its blankets and automobile robes, either directly or through a sales agency, to forego use on labels attached to its goods of the words "All Wool," implying that they are composed wholly of wool, when, according to the stipulation, they are made in part of material other than wool. The respondent sold its products branded "All Wool," through its sales agency, L. C. Chase & Co., Inc., of Sanford, Me., according to the stipulation. L. C. Chase & Co. entered into a similar stipulation with the Commission.

No. 1638. Moses B. Nierenberg, 43 West 33rd St., New York City, trading as Dundee Knitting Co., manufacturing knitted outerwear, consisting of sweater coats, ribbed coats, bathing suits and other articles, will cease using the words "Jersey City, N. J.," and "Newark, N. J.," in connection with the word "Mills," implying that the respondent has a factory in either of these cities, when this is not true. The stipulation points out that the respondent's products are made in Brooklyn.

No. 1639. Trading as The Church Merchant Laboratories, 1619 North Bailey St., Philadelphia, Eddie Adair and Cornelius Henney, co-partners, selling a product called "Lady-Luck," agree to discontinue representing that use of this article will prevent runs, snags and breaks in hosiery, rayons, silk, chiffon and lingerie, or that its use makes the fabrics treated therewith proof against all spot-producing materials or makes the colors fast. The respondents agree to ban use of the word "Laboratories" as part of their trade name, when, in fact, they do not own, control or operate a laboratory.

No. 1640. Dextora Company, 600 North White River Parkway, Indianapolis, manufacturing malt and health food products, agrees not to employ on labels or other advertisements, the words "Malt Syrup," to designate products not made entirely from malted barley. The respondent also will discontinue describing a product not composed wholly of barley malt flavored with

hops, by means of the following assertions: "100% Pure," "Un-adulterated," "Made from selected barley malt and choicest Oregon hops," and "Wizard Malt Syrup is a concentrated extract of pure barley malt flavored from the juice of the choicest selected Oregon hops." The expression "Triple Strength" will not be employed in representing malt products not of triple strength.

No. 2116. The Goodyear Tire and Rubber Company, of Akron, Ohio, its subsidiaries and their officers, agents, etc., are directed to cease and desist from discriminating in price between Sears, Roebuck & Co., and the respondent Goodyear's retail dealer customers by selling automobile tires to the said Sears, Roebuck & Co. at net realized prices which are lower than the net realized prices at which the said respondent sells the same sizes of tires of comparable grade and quality to individual tire dealers or other purchasers.

In arriving at the said net realized prices, the order requires the respondent to "take into account and make due allowance, and only due allowance, for differences in the cost of transportation and selling tires to individual tire dealers on the one hand and Sears, Roebuck & Co. on the other." The order concludes by stating that nothing therein "shall restrict the respondent's liberty to remove the discrimination either by increasing its price to Sears, Roebuck & Co., or by lowering its price to its other customers."

No. 2474. United Distilling Co., 216 East Pearl St., Cincinnati, has been ordered to discontinue representing that it is a distiller of the whiskies, gins and other spirituous beverages it sells in interstate commerce.

Under the order, the respondent is directed to cease and desist from representing, through use of its corporate name on stationery, in advertising, on labels of bottles, or in any other way, that its beverages are manufactured through the process of distillation, or that it owns or operates a plant where such beverages are distilled, until it actually does own and operate a plant for such purposes.

No. 2682. Sessions Clock Co., Forestville, Conn., has been ordered to discontinue certain unfair methods of competition in the sale of its products.

The company is directed to stop representing directly or by implication in catalogues, advertising matter, or on labels, that the cases of clocks made and sold by it are mahogany, when not made from wood derived from trees of the mahogany family.

FEDERAL COMMUNICATIONS COMMISSION ACTION

HEARING CALENDAR

Monday, March 16

HEARING BEFORE AN EXAMINER (Broadcast)

WSMB—WSMB, Inc., New Orleans, La.—Renewal of license, 1320 kc., 500 watts, 1 KW LS, unlimited time.

Tuesday, March 17

HEARING BEFORE AN EXAMINER (Broadcast)

WAIM—Wilton H. Hall, Anderson, S. C.—C. P., 590 kc., 250 watts, 1 KW LS, unlimited time. Present assignment: 1200 kc., 100 watts, unlimited time.

WDBO—Orlando Broadcasting Co., Inc., Orlando, Fla.—Modification of license, 580 kc., 1 KW, unlimited time. Present assignment: 580 kc., 250 watts, unlimited time.

Wednesday, March 18

HEARING BEFORE AN EXAMINER (Broadcast)

WHBI—May Radio Broadcast Corp., Newark, N. J.—Modification of license, 1250 kc., 1 KW, 5 KW LS, share with WNEW. Present assignment: 1250 kc., 1 KW, 2½ KW LS, shares with WNEW.

NEW—Carl S. Taylor, Dubois, Pa.—C. P., 780 kc., 250 watts, daytime.

Thursday, March 19

HEARING BEFORE AN EXAMINER (Broadcast)

NEW—Eugene DeBogory, tr/as Dallas Radio Research Engineers, Dallas, Tex.—C. P., 1570 kc., 1 KW, unlimited time.

NEW—Gulf Coast Broadcasting Co., Corpus Christi, Tex.—C. P., 1330 kc., 250 watts, 500 watts LS, unlimited time.

ORAL ARGUMENT BEFORE THE BROADCAST DIVISION

Examiner's Report No. I-159:

NEW—Robert E. Cole, d/b as Washington Broadcasting Co., Washington, Pa.—C. P., 1330 kc., 250 watts LS, daytime (facilities of WNBO).

Examiner's Report No. I-160:

WADC—Allen T. Simmons, Tallmadge, Ohio.—C. P., 1320 kc., 1 KW, 5 KW LS, unlimited time. Present assignment: 1320 kc., 1 KW, 2½ KW LS, unlimited time.

Examiner's Report No. I-150

NEW—Clark Standiford, Visalia, Calif.—C. P., 1310 kc., 100 watts, unlimited time.

Examiner's Report No. I-96:

NEW—Charles C. Theis, Wichita, Kans.—C. P., 1210 kc., 100 watts, unlimited time.

APPLICATIONS GRANTED

WDBJ—Times-World Corp., Roanoke, Va.—Granted C. P. to install new equipment, increase day power from 1 to 5 KW, move transmitter and studio locally in Roanoke.

WIOD-WMBF—Isle of Dreams Broadcasting Corp., Miami, Fla.—Granted C. P. to install new equipment.

WRJN—Racine Broadcasting Corp., Racine, Wis.—Granted modification of C. P. covering changes in equipment, approval of antenna and transmitter site from Racine to Mt. Pleasant, Wis.

KBIX—Oklahoma Press Pub. Co., Muskogee, Okla.—Granted modification of C. P. approving transmitter site and studio in Muskogee, and proposed antenna system.

KWBG—W. B. Greenwald, Hutchinson, Kans.—Granted consent to voluntary assignment of license to The Nation's Center Broadcasting Co., Inc.

WMBR—Florida Broadcasting Co., Jacksonville, Fla.—Granted C. P. to make changes in equipment.

WHBL—Press Publishing Co., Sheboygan, Wis.—Granted C. P. to move station locally and make changes in equipment and antenna system.

KYA—Pacific Broadcasting Corp., San Francisco, Calif.—Granted consent to voluntary assignment of license to Hearst Radio, Inc.

NEW—Ben S. McGlashan, Portable-Mobile and aboard Aircraft NC-351Y (Los Angeles).—Granted C. P. for general experimental broadcast pickup service, frequencies 31100, 34600, 37600 and 40600 kc., 10 watts.

NEW—Miss. Valley Broadcasting Co., Inc., Portable-Mobile, East St. Louis, Ill.—Granted C. P. for general experimental broadcast pickup service, frequencies 31100, 34600, 37600 and 40600 kc., 5 watts.

NEW—Atlantic Broadcasting Corp., Portable-Mobile, New York City.—Granted C. P. for general experimental broadcast pickup service, frequencies 31100, 34600, 37600, 40600, 86000-400000, 401000 and above, 50 watts.

NEW—Nichols & Warinner, Inc., Portable-Mobile, Long Beach, Calif.—Granted C. P., general experimental broadcast pickup service, frequencies 3100, 34600, 37600 and 40600 kc., 2 watts.

NEW—WBNS, Inc., Portable, Columbus, Ohio.—Granted C. P. for broadcast pickup station in temporary service, frequencies 1646, 2090, 2190 and 2830 kc., 20 watts.

NEW—Voice of Longview, Texas, Portable-Mobile.—Granted C. P., broadcast pickup, temporary service, frequencies 1622, 2060, 2150 and 2790 kc., 40 watts.

SET FOR HEARING

NEW—Donald A. Wike and H. E. Studebaker, d/b as Wike and Studebaker, Baker, Ore.—Application for C. P. for new station, 1370 kc., 100 watts night, 250 watts day, unlimited time, site to be determined.

KLO—Interstate Broadcasting Corp., Ogden, Utah.—C. P., already in hearing docket, amended to read: Make changes in equipment; move transmitter to 3 miles southwest of center of Kaysville, on Lake Shore near Kaysville, Utah; install directional antenna; increase power from 500 watts night and

day to 1 KW night, 5 KW day; extend commencement date to within 15 days after grant and completion date to within 60 days thereafter.

KWBG—The Nation's Center Broadcasting Co., Inc., Hutchinson, Kans.—Application for C. P. to install new equipment; move transmitter locally, approximately 3 miles; change frequency from 1420 kc. to 1120 kc.; increase power from 100 watts to 1 KW.

WJBO—Baton Rouge Broadcasting Co., Inc., Baton Rouge, La.—Application for C. P. to make changes in equipment; install approved antenna system; increase night and day power from 100 to 500 watts, hours of operation from unlimited to specified hours, requesting facilities of WGCM.

WJAC—WJAC, Inc., Johnstown, Pa.—Application for C. P. to make changes in equipment; increase day power from 100 watts to 250 watts; move transmitter site locally.

WRDW—Augusta Broadcasting Co., Augusta, Ga.—Application for C. P. to make changes in equipment; move transmitter from Augusta, Ga., to Satcher Estate, on edge of the city, North Augusta, S. C.; increase power from 100 watts night and day to 250 watts night, 500 watts day; change frequency from 1500 kc. to 1240 kc.

NEW—Foreign Lands Corp., Honolulu, T. H.—Application for C. P. for new station, 600 kc., 1 KW, unlimited time, site to be determined.

NEW—The Brockway Co., Watertown, N. Y.—Application for C. P. for new station, 1270 kc., 250 watts, daytime, site to be determined.

NEW—Black Hawk Broadcasting Co., Waterloo, Iowa.—Application for C. P. for new station, 1370 kc., 100 watts, unlimited time, site to be determined.

NEW—WKY Radiophone Co., Oklahoma City, Okla.—Application for C. P. for new experimental relay station, frequencies 6020, 9510, 11810, 15170, 17760, 21480 kc., 5 KW night and day.

NEW—The Farmers & Bankers Life Ins. Co., Wichita, Kans.—Application for C. P. for new station, 1210 kc., 100 watts, unlimited time.

NEW—Frank M. Dunham, Fort Dodge, Iowa.—Application for C. P. for new station, 1210 kc., 100 watts, unlimited.

NEW—Theodore E. Johnson, Houston, Tex.—Application for C. P. for new station, 1210 kc., 100 watts, unlimited.

KGMB—Honolulu Broadcasting Co., Ltd., Honolulu, T. H.—Consent to the transfer of control of the Honolulu Broadcasting Co., Ltd. (a Hawaiian corporation, licensee of station KGMB and permittee station KHBC), to the Pacific Theatres & Supply Co., Ltd. (also a Hawaiian corporation).

NEW—Winona Radio Service, a partnership, Winona, Minn.—Application for C. P. for new station, transmitter and studio site to be determined with Commission's approval; 1200 kc., 100 watts, unlimited.

NEW—Earl Weir, St. Petersburg, Fla.—Application for C. P. for new station, 1370 kc., 100 watts, unlimited.

ORAL ARGUMENTS GRANTED

NEW—Ex. Rep. No. 1-189: Golden Empire Broadcasting Co., Sacramento, Calif.—Oral argument granted to be held April 30, 1936.

NEW—Royal Miller, Sacramento, Calif.—Oral argument granted to be held April 30, 1936.

WTFI—Ex. Rep. No. 1-195: Liberty Broadcasting Co., Athens, Ga.—Oral argument granted to be held April 16, 1936.

NEW—Ex. Rep. No. 1-196: V. H. Lake and H. E. Stanford, L & S Broadcasting Co., Atlanta, Ga.—Oral argument granted to be held April 16, 1936.

ACTION ON EXAMINERS' REPORTS

KID—Ex. Rep. No. 1-143: KID Broadcasting Co., Inc., Idaho Falls, Idaho.—Granted C. P. to move transmitter, and increase power from 250 watts night, 500 watts day, to 500 watts night, 1 KW day; 1320 kc., unlimited time. Examiner R. L. Walker sustained in part. Order effective May 19, 1936.

NEW—Ex. Rep. No. 1-146: William S. Thellman, New Castle, Pa.—Denied C. P. for new station to operate on 1420 kc., 100 watts, daytime. Examiner M. H. Dalberg sustained. Order effective May 26, 1936.

NEW—Ex. Rep. No. 1-178: E. L. Clifford, Pottsville, Pa.—Denied C. P. for new broadcast station to operate on 580 kc., 250 watts, daytime. Examiner M. H. Dalberg sustained. Order effective May 26, 1936.

- WJAS—Ex. Rep. No. 1-190: Pittsburgh Radio Supply House, Pittsburgh, Pa.—Granted modification of C. P. to increase day power from $2\frac{1}{2}$ KW to 5 KW, 1290 kc.; 1 KW night, 5 KW day, unlimited time. Examiner R. L. Walker sustained. Order effective May 19, 1936.
- NEW—Ex. Rep. No. 1-194: Geo. E. Carter, Homer G. Wolfe and Clara I. Knight, d/b as Carter & Wolfe, Mansfield, Ohio.—Denied C. P. for new broadcast station to operate on 1370 kc., 50 watts night, 100 watts day, unlimited time (site to be determined). Examiner R. L. Walker sustained. Order effective May 19, 1936.

RENEWAL OF LICENSES

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

KDYL, Salt Lake City; KFBB, Great Falls, Mont.; KFIO, Spokane, Wash.; KFKU, Lawrence, Kans.; KFOX, Long Beach, Calif.; KFSG and auxiliary, Los Angeles; KGCA, Decorah, Iowa; KGGF, Coffeyville, Kans.; KGH, Billings, Mont.; KHSL, Chico, Calif.; KLCN, Blytheville, Ark.; KOIN, Portland, Ore.; KOL, Seattle, Wash.; KPAC, Port Arthur, Tex.; KQW, San Jose, Calif.; KRGV, Weslaco, Tex.; KRKD and auxiliary, Los Angeles; KROW, Oakland, Calif.; KRSC, Seattle, Wash.; KWLC, Decorah, Iowa; WBRC, Birmingham, Ala.; WCAD, Canton, N. Y.; WCAL, Northfield, Minn.; WCSH, Portland, Maine; WDAE, Tampa, Fla.; WDEL, Wilmington, Del.; WDOD, Chattanooga, Tenn.; WDSU, New Orleans, La.; WPBM, Indianapolis, Ind.; WHA, Madison, Wis.; WIS, Columbia, S. C.; WKAQ, San Juan, P. R.; WLB, Minneapolis, Minn.; WMAC, Boston, Mass.; WNBZ, Saranac Lake, N. Y.; WORC, Worcester, Mass.; WREN, Lawrence, Kans.; WRR, Dallas, Tex.; WTAW, College Station, Tex.; WTCN, Minneapolis, Minn.; WXYZ, Detroit, Mich.

MISCELLANEOUS

- KXL—KXL Broadcasters, Portland, Ore.—Granted order to take depositions in re application for renewal of license.
- WBNX—Standard Cahill Co., Inc., New York City.—Granted oral argument on April 16, 1936, on application for C. P. to install new equipment, move transmitter, and increase power from 250 watts to 1 KW.
- NEW—Plain Dealer Pub. Co., and Monroe F. Rubin and Ruth Rubin.—Denied petition requesting Broadcast Division to hear application for transfer of control of WHK and WJAY to the U. B. Company instead of to an examiner.
- WHBI—May Radio Broadcast Corp., Newark, N. J.—Granted continuance of hearing, set for March 18, 1936, on application for increased daytime power from $2\frac{1}{2}$ to 5 KW.
- WAAW—Omaha Grain Exchange, Omaha, Nebr.—Denied motion to reconsider and grant application to assign license to Nebraska Broadcasting Co. Case to proceed to hearing as heretofore ordered.
- L & S Broadcasting Co., Atlanta, Ga.—Granted request that oral argument on its application for a C. P. to erect new radio station at Atlanta be consolidated with oral argument on application of WTFI to move station from Athens to Atlanta.
- KDYL—Intermountain Broadcasting Corp., Salt Lake City.—Suspended grant made February 13 to install new equipment, to make local move, and increase day power to 5 KW, and set application for hearing on protest of KLO, Ogden, Utah.
- Metro Broadcasting Co., Los Angeles, Calif.—Remanded to docket for purpose of receiving certain documentary evidence and for taking further testimony.
- G. D. Goff, Tampa, Fla.—Granted oral argument, before Broadcast Division on March 26, 1936, on application for C. P. to erect new radio station at Tampa to operate on 1500 kc., 100 watts, unlimited.
- Dorrence D. Roderick, El Paso, Tex.—In this case concerning the application for C. P. for new station to operate on 1500 kc., 100 watts, unlimited time, the Broadcast Division, upon its own motion, reconsidered its action of February 21, 1936, in granting the application and designated the same for hearing. (Action taken March 3, 1936.)

APPLICATIONS DISMISSED

The following applications, heretofore set for hearing, were dismissed at request of applicants:

- NEW—Springfield Newspapers, Inc., Springfield, Mo.—Applied for C. P., 790 kc., 1 KW, daytime.
- NEW—Voice of Black Hills, Rapid City, S. Dak.—Applied for C. P. for new station, 1200 kc., 100 watts, specified hours.

- WWRL—Long Island Broadcasting Corp., Woodside, L. I., N. Y.—Applied for modification of license, 1500 kc., 100 watts, 250 watts LS, specified hours (to change specified hours).
- KFOX—Nichols & Warinner, Inc., Long Beach, Calif.—Applied for voluntary assignment of license, 1250 kc., 1 KW, unlimited.
- WEST—Associated Broadcasters, Inc., Easton, Pa.—Applied for modification of C. P., 1200 kc., 100 watts, 250 watts LS, unlimited day, shares WKBO night.
- NEW—R. C. Coshorn and Lester E. Cox, d/b as Capitol Broadcasting Co., Jefferson City, Mo.—Applied for C. P., 920 kc., 500 watts, daytime.

APPLICATION DENIED

The Ohio Broadcasting Co., Canton, Ohio.—Denied special temporary authority to operate station WHBC pending action on application for assignment of license and C. P. from Edward P. Graham to the Ohio Broadcasting Co., but for a period not to exceed 30 days.

APPLICATIONS RECEIVED

First Zone

- WMCA—Knickerbocker Broadcasting Co., Inc., New York, N. Y.—570 Modification of license to increase power from 500 watts to 1 KW day and night.
- WHN—Marcus Loew Booking Agency, New York, N. Y.—License 1010 to cover construction permit (B1-P-336) for changes in equipment and increase in day power.
- WHN—Marcus Loew Booking Agency, New York, N. Y.—License 1010 to use old W.E. 304-A (1-KW) transmitter as an auxiliary transmitter.
- WHN—Marcus Loew Booking Agency, New York, N. Y.—Authority 1010 to determine operating power by direct measurement of antenna.
- WEVD—Debs Memorial Radio Fund, Inc., New York, N. Y.—1300 Modification of license to change frequency from 1300 kc. to 1400 kc. and hours of operation from share-WBBR, WFAB and WHAZ to unlimited time, facilities of WBBC, WLTH, WARD and WVFW. Amended to install directional antenna.
- WBNY—Roy L. Albertson, Buffalo, N. Y.—License to cover construction permit (B1-P-402) as modified for new station to be operated on 1370 kc., 100 watts, 250 watts day, all hours except those assigned to WSVS.
- WILH—Merrimac Broadcasting Co., Inc., Lowell, Mass.—Special 1370 experimental authorization for a "satellite" station to be operated on 1370 kc., 10 to 100 watts day and night, unlimited time, site to be determined, Lawrence, Mass., to be operated in addition to WLLH in Lowell, Mass., and synchronously with WLLH, for period to 7-1-36.
- WBBC—Brooklyn Broadcasting Corp., Brooklyn, N. Y.—Modification 1400 of license to change hours of operation from share-WLTH, WCGU and WFOX to share-WITH. Requests facilities of WARD and WFOX. Amended to change hours of operation from share-WLTH to unlimited time. Requests facilities of WARD, WLTH and WVFW.
- WHEC—WHEC, Inc., Rochester, N. Y.—Modification of construction permit (B1-P-819) for new equipment and move of transmitter to further request move of transmitter from 183 Main Street, E. Rochester, N. Y., to Mt. Read Blvd., $\frac{1}{2}$ mile north of Lyell Avenue, Rochester, N. Y., and antenna changes. Also extend commencement and completion dates 60 days and 6 months, respectively.
- NEW—The Ogdensburg Publishing Co., Inc., Ogdensburg, N. Y.—1500 Construction permit for a new station to be operated on 1500 kc., 100 watts, unlimited time.

Second Zone

- NEW—W. H. Marolf, Escanaba, Mich.—Construction permit for 1500 a new station to be operated on 1500 kc., 100 watts, unlimited time.

Third Zone

- NEW—J. R. Maddox and Dr. W. B. Hair, d/b as Chattanooga 590 Broadcasting Co., Chattanooga, Tenn.—Construction permit for a new station to be operated on 590 kc., 1 KW, unlimited time. Amended to make changes in directional antenna.
- WKY—WKY Radiophone Co., Oklahoma City, Okla.—Construction 900 permit to install new equipment; increase power from 1 KW to 5 KW; move transmitter from West 39th Street

(highway 8 miles west of), Oklahoma City, Okla., to site to be determined, near Oklahoma City, Okla. Amended to make antenna changes, change power from 1 KW to 1 KW, 5 KW day, and omit request for move of transmitter.

NEW—Bayou Broadcasting Co., Houston, Tex.—Construction permit for a new station to be operated on 1200 kc., 100 watts, unlimited time.

WFBC—Greenville News-Piedmont Co., Greenville, S. C.—License 1300 to cover construction permit (B3-P-220) as modified to install new equipment, increase power, and move transmitter.

W4XH—Virgil V. Evans, d/b as The Voice of South Carolina, Spartanburg, S. C.—Modification of license to include frequencies 31600, 35600, 38600 and 41000 kc., and increase power to 50 watts.

Fourth Zone

NEW—Glenn Van Auken, Indianapolis, Ind.—Construction permit 1050 for a new station to be operated on 600 kc., 1 KW, daytime. Amended to change frequency from 600 kc. to 1050 kc.

NEW—Fred A. Baxter, Superior, Wis.—Construction permit for a new station to be operated on 1370 kc., 100 watts, unlimited time. Amended to change frequency from 1370 kc. to 1200 kc.

WCRW—Clinton R. White, Chicago, Ill.—Modification of license 1210 to change specified hours.

NEW—Tribune Printing Co., Jefferson City, Mo.—Construction 1310 permit for a new station to be operated on 1310 kc., 100 watts, daytime.

KGFV—Central Nebraska Broadcasting Corp., Kearney, Nebr.—1310 Consent to transfer control of corporation from Anna H. McConnell and Hugh R. Brown to Clark Standiford and Kate S. Fisher, 548 shares of common stock.

NEW—Stanley Reid and Charles Withnell Boegel, Jr., d/b as The 1310 Rapids Broadcast Co., Cedar Rapids, Iowa.—Construction permit for a new station to be operated on 1310 kc., 100 watts, unlimited time. Amended to add to name, d/b as The Rapids Broadcast Co.

NEW—Albert Lea Broadcasting Corp., Albert Lea, Minn.—Construction 1370 permit for a new station to be operated on 1370 kc., 100 watts, unlimited time. Amended to change frequency to 1200 kc.

NEW—Albert Lea Broadcasting Corp., Albert Lea, Minn.—Construction 1370 permit for a new station to be operated on 1200 kc., 100 watts, unlimited time. Amended to change frequency from 1200 kc. to 1370 kc.

WIBC—Donald A. Burton, Muncie, Ind.—Modification of construction permit (B4-P-248) for equipment changes and in-

crease in power, to further request changes in transmitting equipment and antenna.

W9XHC—Kansas State College of Agriculture and Applied Science, Portable-Mobile.—License to cover construction permit for a new general experimental station.

Fifth Zone

KFKA—The Mid-Western Radio Corp., Greeley, Colo.—Modification of license to increase power from 500 watts, 1 KW day, to 1 KW night and day.

KFBB—Buttrety Broadcast, Inc., Great Falls, Mont.—Construction 900 permit to make changes in equipment; increase power from 1 KW, 2½ KW day, to 1 KW, 5 KW day; change frequency from 1280 kc. to 900 kc.; and move transmitter from 5 miles south of town on 13th St., Great Falls, Mont., to site to be determined, south of Great Falls, Great Falls, Mont. Requests facilities of KSEI and suggests that KSEI be assigned 1280 kc.

NEW—W. C. Miner, Rock Springs, Wyo.—Construction permit 1310 for a new station to be operated on 950 kc., 500 watts, limited time. Amended to change frequency from 950 kc. to 1310 kc., power from 500 watts to 100 watts, hours of operation from limited to daytime, giving studio site as 600 block Dewar Drive, Rock Springs, Wyo., and transmitter site as South West, below town, Rock Springs, Wyo.

NEW—H. L. Corley, Trinidad, Colo.—Construction permit for a 1370 new station to be operated on 1370 kc., 100 watts, unlimited time.

KVOE—The Voice of The Orange Empire, Inc., Ltd., Santa Ana, 1500 Calif.—Consent to transfer control of corporation from Estate of J. S. Edwards, deceased, to J. S. Edwards, Inc., 300 shares common stock.

NEW—Ellwood W. Lippincott, Pendleton, Ore.—Construction permit 1500 for a new station to be operated on 1500 kc., 100 watts, daytime. Amended to change hours of operation from daytime to unlimited, using 100 watts.

NEW—J. W. Plame, Huntington Park, Calif.—Construction permit 1500 for a new station to be operated on 850 kc., 100 watts, unlimited time. Requests frequency of KIEV. Amended to change frequency from 850 kc. to 1500 kc., omit request for KIEV's frequency and request frequency of KVOE, give studio site as 6221 Pacific Blvd, Huntington Park, Calif.

KABF—James McClatchy Co., Portable.—License to cover construction permit for a new broadcast pickup station.

W6XKF—Ben S. McGlashan, Portable-Mobile.—License to cover construction permit for a new general experimental station.