

ORIGINAL
RECEIVED

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554
MAY 3 2 50 PM '92

MAY - 4 1992

Federal Communications Commission
Office of the Secretary

In the Matter of)
)
Amendment of Section 76.51)
of the Commission's Rules to)
Include Clermont, Florida in the)
Market Presently Designated the)
"Orlando-Daytona Beach-Melbourne-)
Cocoa, Florida" Market)

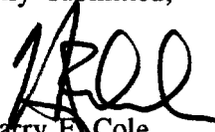
RM 7995

TO: The Commission

ERRATUM TO PETITION FOR EXTRAORDINARY RELIEF

On April 10, 1992, Press Broadcasting Company, Inc. ("Press") filed a "Petition for Extraordinary Relief" with respect to the above-captioned matter. It has come to Press' attention that two dates were inadvertently misstated in the final paragraph on the final page of the Petition. A corrected version of that page is attached hereto. Further, for the convenience of the Commission and its staff, simultaneously herewith Press is submitting complete copies of the corrected Petition styled "Petition for Extraordinary Relief (Corrected)".

Respectfully submitted,


/s/ Harry F. Cole
Harry F. Cole

Bechtel & Cole, Chartered
1901 L Street, N.W.
Suite 250
Washington, D.C. 20036
(202) 833-4190

Counsel for Press Broadcasting
Company, Inc.

May 4, 1992

market designation be modified to include "Clermont". That proposal may be considered independently of Docket No. 87-24, or as a part of that docket, as the Commission so chooses. And Press acknowledges that, pending action on Press' petition for reconsideration, Clermont would not be treated as being included as a designated community within the market for copyright purposes. ^{4/}

21. But because the apparent need for this approach has come to light only since the issuance of the Commission's November, 1991 reconsideration decision, Press submits that such treatment be accorded only prospectively from the date of that decision. Any other approach would unfairly penalize parties for reasonable actions taken in the face of, at the very least, ambiguous statements by the Commission.

WHEREFORE, for the reasons stated, Press Broadcasting Company, Inc. requests that the Commission issue a ruling to the effect that, during the period December 11, 1989 through November 13, 1991, WKCF will be deemed to have been a "local" signal in the Orlando-Daytona Beach-Melbourne-Cocoa television market so that carriage of the station by cable systems in that market was exempt from copyright liability during that period.

Respectfully submitted,

/s/ Harry F. Cole
Harry F. Cole

Bechtel & Cole, Chartered
1901 L Street, N.W. - Suite 250
Washington, D.C. 20036
(202) 833-4190

Counsel for Press Broadcasting
Company, Inc.

May 4, 1992

^{4/} Press does understand that the waiver granted to it in 1989 with respect to program exclusivity remains in full force and effect.