

DOCKET FILE COPY
ORIGINAL

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

FCC MAIL SECTION

FCC 93M-640

Oct 7 3 13 PM '93

In re Applications of)
)
TRINITY CHRISTIAN CENTER OF)
SANTA ANA, INC., d/b/a)
TRINITY BROADCASTING NETWORK)

MM Docket No. 93-156

DISPATCHED BY
File No. BRCT-911129KR

For Renewal of License)
of Station WHSG(TV))
Monroe, Georgia)

and)

GLENDALE BROADCASTING COMPANY)

File No. BPCT-920228KE

For Construction Permit)
Monroe, Georgia)

MEMORANDUM OPINION AND ORDER

Issued: October 5, 1993 ; Released: October 7, 1993

1. Under consideration are "Second Motion To Enlarge Issues Against Glendale Broadcasting Company" filed August 27, 1993 by Trinity Christian Center of Santa Ana, Inc., d/b/a Trinity Broadcasting Network (Trinity), Opposition To Second Motion To Enlarge Issues Against Glendale Broadcasting Company filed September 15, 1993 by Glendale Broadcasting Company (Glendale), Mass Media Bureau Comments In Support Of Second Motion To Enlarge Issues filed September 15, 1993, and Reply To Opposition To Second Motion To Enlarge Issues filed September 22, 1993 by Trinity.

2. Trinity's second motion to enlarge incorporates by reference a second motion to enlarge filed by Trinity Broadcasting of Florida, Inc. (TBF) in MM Docket No. 93-75 (the Miami Proceeding). TBF sought an issue there to determine whether Raystay Company made misrepresentations in an application for consent to the assignment of construction permit for an unconstructed Low Power Television Station. That motion was granted and the requested issue was added. MO&O, FCC 93M-631, released October 4, 1993.

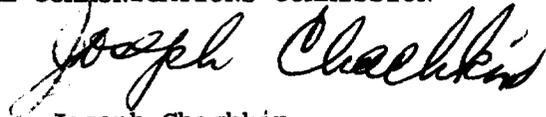
3. Trinity now moves that the same issue be designated in this proceeding. However, as Trinity recognizes, there is no need for a separate hearing on the issue in this proceeding since the issue is being tried in the Miami proceeding. As pointed out by Trinity, an adverse resolution of the issue in the Miami proceeding could impair Glendale's basic qualifications in this proceeding. Consequently, as suggested by Trinity, a condition will be specified on the grant of a construction permit to Glendale. ¹

¹ Trinity notes that the suggested procedure was adopted with respect to a character issue previously designated against Glendale in the Miami proceeding. See FCC 93M-516, released August 10, 1993.

Accordingly, IT IS ORDERED, That the "Second Motion To Enlarge Issues Against Glendale Broadcasting Company" filed August 27, 1993 by Trinity Christian Center of Santa Ana, Inc., d/b/a Trinity Broadcasting Network IS GRANTED and the following condition IS IMPOSED:

"Any grant of Glendale Broadcasting Company's application in the instant proceeding shall be subject to whatever action the Commission deems appropriate in light of the final resolution of the issue specified in Memorandum Opinion and Order, FCC 93M-631, released October 4, 1993, in MM Docket No. 93-75." ²

FEDERAL COMMUNICATIONS COMMISSION



Joseph Chachkin
Administrative Law Judge

FCC MAIL SECTION

OCT 7 3 13 PM '93

DISTRICTED BY

² In the event that the Miami proceeding is terminated for any reason before completion of a full hearing on the Glendale character issue specified therein, Trinity will be afforded the right to move that such hearing be transferred to this proceeding.