

DOCKET FILE COPY
ORIGINAL

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

In the Matter of)
)
Keyboard Broadcasting Communication)
)
Licensee of Station WCSA (AM))
Ripley, Mississippi)
)
Order to Show Cause Why the)
License for Station WCSA (AM))
Ripley, Mississippi)
Should Not be Revoked)

FCC 94M-106
MM Docket No. 93-317 ✓ 41004

DISPATCHED BY
MAR 3 3 46 PM '94
FCC MAIL SECTION

MEMORANDUM OPINION AND ORDER

Issued; February 28, 1994 Released; March 1, 1994

1. On February 7, 1994, the Trial Judge terminated this proceeding and certified Docket No. 93-317 to the Commission in the regular course of business. He did so because the licensee, Keyboard Broadcasting Communication, had failed to file a timely written appearance as prescribed by 47 CFR 1.91(c), thereby waiving its right to be heard. See FCC 94M-62 released February 7, 1994.

2. On February 22, 1994, Keyboard filed a Petition for Reconsideration of FCC 94M-62.

Ruling

3. Keyboard's reconsideration request will be denied. It's an unauthorized pleading. Reconsideration of interlocutory rulings is neither contemplated nor sanctioned. See Hearing Proceeding - Presiding Officer, 26 FCC 2d 631 at 633 (para.6); 47 CFR 1.102(b)(2); and 47 CFR 1.106(a)(1).¹

SO the Petition for Reconsideration that Keyboard Broadcasting Communications filed on February 22, 1994, IS DENIED.

FEDERAL COMMUNICATIONS COMMISSION

Walter C. Miller
Administrative Law Judge

¹ Moreover, Keyboard's substantive arguments fall far short. They still have not shown that they can expeditiously resume broadcast operations consistent with the Commission's rules. See FCC 94M-62 supra.