

DUPLICATE COPY ORIGINAL

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

FCC 96M-119

61368

In re Applications of)	WT DOCKET NO. 96-41	
)		
LIBERTY CABLE CO., INC.)		
)		
For Private Operational Fixed)	File Nos:	
Microwave Service Authorization)	708777	WNTT370
and Modifications)	708778, 713296	WNTM210
)	708779	WNTM385
New York, New York)	708780	WNTT555
)	708781, 709426, 711937	WNTM212
)	709332	(NEW)
)	712203	WNTW782
)	712218	WNTY584
)	712219	WNTY605
)	713295	WNTX889
)	713300	(NEW)
)	717325	(NEW)

FCC MAIL SECTION

MAY 16 12 35 PM '96

O R D E R

Issued: May 14, 1996

Released: May 16, 1996

The following miscellaneous rulings are formally made in connection with ongoing discovery and the Prehearing Conference to be conducted on May 15, 1996.

There has been oral authorization granted by the Presiding Judge for the Status Report of the parties to be submitted by 11:30 a.m. on May 15, 1996.

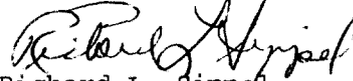
Based on a representation by Time Warner in its Response of May 6, 1996, that it has agreed to answer document Request No. 5 that is the subject of Liberty's Motion To Compel, filed on April 22, 1996, Liberty's Motion To Compel IS IN ABEYANCE pending completion of the discovery.

The Motion To Strike Liberty's Unauthorized Pleading that was filed by Cablevision on May 14, 1996, is deemed moot in light of the ruling on Liberty's Motion To Compel. See Memorandum Opinion And Order, FCC 96M-118, issued May 14, 1996, fn. 1.

Any Documents which Liberty has requested of the parties, the production of which have been refused on grounds of relevancy and which have been ruled as nonrelevant by the Presiding Judge, may not later be introduced by any of the other parties as evidence against Liberty, unless specifically authorized in rebuttal.

SO ORDERED.

FEDERAL COMMUNICATIONS COMMISSION



Richard L. Sippel
Administrative Law Judge

Copies of this Order were faxed to counsel on the date of issuance.