

RECEIVED
JUL 30 1998

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

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

To: The Commission

**WIRELESS TELECOMMUNICATIONS BUREAU'S
COMMENTS IN SUPPORT OF MOTION FOR EXTENSION OF TIME**

1. The Chief, Wireless Telecommunications Bureau ("Bureau"), by his attorneys, now offers his comments in support of "Time Warner Cable of New York City and Paragon Communications' [Time Warner] Motion for Extension of Time" filed on July 29, 1998.

2. Time Warner seeks an extension of time in order to respond to the "Motion to Strike" filed by Bartholdi Cable Co., Inc. f/k/a Liberty Cable Co., Inc. (Liberty) on July 24, 1998.¹ The Bureau believes Time Warner has shown good cause for an extension of time for

¹ While Time Warner indicates its belief that the response is due August 3, 1998, the
(continued...)

the reasons stated in its motion. Furthermore, the Bureau was not aware that Liberty had filed its pleading until Time Warner filed its extension request. The Liberty certificate of service indicates that the pleading was not properly served upon the Bureau. The pleading indicates service upon four attorneys in the Bureau at Room 5202 at 2025 M Street, N.W. None of the attorneys in question currently work in that room, which is the main office of the Bureau's Auctions Division. Furthermore, as counsel for Liberty should be aware, service on the Bureau's trial staff must be served at Room 8308 of 2025 M Street, which is the main office of the Bureau's Enforcement and Consumer Information Division. Accordingly, since the Bureau was not aware of Liberty's filing until the morning of July 30 (when it was discovered that Time Warner had filed an extension request), good cause exists for granting additional time to respond.

3. Furthermore, as Time Warner noted in its motion, trial counsel for the Bureau in this case is out of the office until Monday, August 3. Since counsel for Time Warner have also been out of the office, the Bureau believes that good cause has been shown for an extension. Furthermore, Liberty has consented to the requested extension.

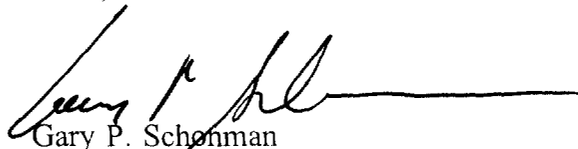
¹ (...continued)

Bureau believes a response would, under Section 1.294(b) be due today, July 30, 1998. The Bureau notes that Liberty's certificate of service indicates that all parties were served by hand.

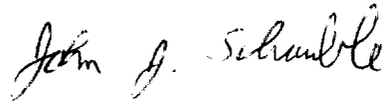
4. Accordingly, the Bureau supports Time Warner's request that the time for responding to Liberty's "Motion to Strike" be extended until August 10, 1998.

Respectfully Submitted,

Daniel Phythyon
Chief, Wireless Telecommunications Bureau

A handwritten signature in black ink, appearing to read "Gary P. Schonman", with a long horizontal line extending to the right.

Gary P. Schonman
Chief, Compliance and Litigation Branch

A handwritten signature in black ink, appearing to read "John J. Schauble", written in a cursive style.

John J. Schauble
Attorney

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July 30, 1998

CERTIFICATE OF SERVICE

I, John J. Schauble, of the Wireless Telecommunications Bureau, certify that I have, on this 30th day of July, 1998, caused to be served by first-class mail (unless otherwise indicated), copies of the "Wireless Telecommunications Bureau's Comments in Support of Motion for Extension of Time" to:

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