Decision No. 79520 — ORIGINAL BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of

INTRASTATE RADIOTELEPHONE, INC. OF SAN FRANCISCO, a California Corporation; MOBILE RADIO SYSTEM OF SAN SOURCE, INC., a California Corporation; JOSEPH A. SMILEY, dba CENTRAL EXCHANGE MOBILE RADIO; and TEL-PAGE, INC., a California Corporation,

Complainants,

Case No. 9305

v.

JEROME GROTSKY, ARTHUR STRICKLER, DOES ONE THROUGH FIFTY.

Defendants.

TEMPORARY RESTRAINING ORDER AND ORDER TO SHOW CAUSE

Upon reading of the verified complaint and attachments thereto filed by complainants in the above-entitled proceeding, and it appearing to the Commission that there is good cause to believe that defendants may be operating, holding themselves out to operate, or soliciting business as public utility telephone company, in that they operate a radiotelephone 1-way signaling system with transmitting equipment located on San Bruno Mountain, San Mateo County, without a certificate of public convenience and necessity from this Commission, and that such activity presents a proper case for issuing a temporary restraining order and an order to show cause why defendants should be ordered to cease and desist from adding, or soliciting, new users or subscribers to said radiotelephone 1-way signaling system;

THEREFORE IT IS ORDERED that defendants be restrained from adding or soliciting new users or subscribers to their radiotelephone l-way signaling system, with transmission equipment at San Bruno Mountain, San Mateo County. This order shall remain in effect until further order of the Commission.

IT IS FURTHER ORDERED that defendants shall appear before Examiner Gillanders in the Commission Courtroom, State Building, 350 McAllister Street, San Francisco, California, at 10:00 a.m. on December 29, 1971, and then and there show cause why a cease and desist order should not be issued prohibiting defendants from adding, or soliciting, new users or subscribers to their radiotelephone l-way signaling system, with transmission equipment on San Bruno Mountain, San Mateo County until such time as the Commission has decided the complaint herein.

The Secretary is directed to cause a certified copy of this temporary restraining order and order to show cause to be served on the parties to this complaint forthwith. This order shall become effective when served on defendants.

The Secretary is further directed to serve a copy of the complaint herein on each of the parties. Hearings on this matter are required on less than 10 days notice because of the allegations of past, continuing, and future injury of complainants and the potential harm to defendants.

Dated at San Francisco, California, this 2/d day of

DECEMBER , 1971.

Chairman -1

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Commissioners