

ei

Decision No. 81413

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

INDUSTRIAL COMMUNICATIONS
SYSTEMS, INC.,

Complainant,

vs.

R. L. MOHR, dba RADIO CALL CORP.,
ADVANCE ELECTRONICS, MULTIPLE M
ENTERPRISES, ADVANCE RADIOTELE-
PHONE CO., and DOES I thru X,

Defendants.

Case No. 9373
(Filed May 4, 1972)

ORDER GRANTING INTERVENTION

On May 4, 1973 Intrastate Radiotelephone, Inc., an RTU under this Commission's jurisdiction, filed a petition to intervene and become a party to Case No. 9373.

Intrastate alleges that if defendants are allowed to consummate their proposed changes in facilities and if defendants are allowed to continue their "pseudo common carrier" operations Intrastate will be injured in its two-way mobile and one-way paging systems in its service area. Intrastate's allegations are similar to those of Industrial Communications Systems, Inc.

It appears that intervention should be granted in accordance with Rule 53 of this Commission's Rules of Practice and Procedure.

Therefore, IT IS ORDERED that Intrastate Radiotelephone, Inc. is an intervener in Case No. 9373 and a party to the proceeding equal to complainant Industrial Communications Systems, Inc.

The effective date of this order is the date hereof.

Dated at San Francisco, California, this 27th day of MAY, 1973.

Vernon L. Stevenson
President
William J. Savage
William J. Savage
William J. Savage
William J. Savage
Commissioners