

Section 115, act Feb. 23, 1927, ch. 169, §35, 44 Stat. 1174, related to application of section 81 et seq. of this title to Philippine Islands and Canal Zone.

Section 116, act Feb. 23, 1927, ch. 169, §36, 44 Stat. 1174, related to administration of radio laws in Territories and insular possessions. See section 329 of this title.

Section 117, act Feb. 23, 1927, ch. 169, §38, 44 Stat. 1174, related to invalidity of part of chapter and effect as to remainder. See section 608 of this title.

Section 118, act Feb. 23, 1927, ch. 169, §39, 44 Stat. 1174, related to repeal of sections 51–63 and effect of repeal on existing rights.

Section 119, act Feb. 23, 1927, ch. 169, §41, 44 Stat. 1174, related to citation of section 81 et seq. of this title as “Radio Act of 1927.”

§§ 120, 121. Omitted

CODIFICATION

Section 120, act July 5, 1932, ch. 421, §1, 47 Stat. 576, related to equipment necessary on ocean-going vessels using ports in the Canal Zone.

Section 121, act July 5, 1932, ch. 421, §2, 47 Stat. 576, related to jurisdiction of violations and penalties for ocean-going vessels not properly equipped.

CHAPTER 5—WIRE OR RADIO COMMUNICATION

SUBCHAPTER I—GENERAL PROVISIONS

Sec.	
151.	Purposes of chapter; Federal Communications Commission created.
152.	Application of chapter.
153.	Definitions.
154.	Federal Communications Commission.
155.	Commission.
155a.	Authority of Chief Information Officer.
156.	Authorization of appropriations.
157.	New technologies and services.
158.	Application fees.
159.	Regulatory fees.
159a.	Provisions applicable to application and regulatory fees.
160.	Competition in provision of telecommunications service.
161.	Regulatory reform.
162.	Additional research authorities of the FCC.
163.	Communications marketplace report.

SUBCHAPTER II—COMMON CARRIERS

PART I—COMMON CARRIER REGULATION

201.	Service and charges.
202.	Discriminations and preferences.
203.	Schedules of charges.
204.	Hearings on new charges; suspension pending hearing; refunds; duration of hearing; appeal of order concluding hearing.
205.	Commission authorized to prescribe just and reasonable charges; penalties for violations.
206.	Carriers' liability for damages.
207.	Recovery of damages.
208.	Complaints to Commission; investigations; duration of investigation; appeal of order concluding investigation.
209.	Orders for payment of money.
210.	Franks and passes; free service to governmental agencies in connection with national defense.
211.	Contracts of carriers; filing with Commission.
212.	Interlocking directorates; officials dealing in securities.
213.	Valuation of property of carrier.
214.	Extension of lines or discontinuance of service; certificate of public convenience and necessity.
215.	Examination of transactions relating to furnishing of services, equipment, etc.; reports to Congress.

Sec.	
216.	Receivers and trustees; application of chapter.
217.	Agents' acts and omissions; liability of carrier.
218.	Management of business; inquiries by Commission.
219.	Reports by carriers; contents and requirements generally.
220.	Accounts, records, and memoranda.
221.	Consolidations and mergers of telephone companies.
222.	Privacy of customer information.
223.	Obscene or harassing telephone calls in the District of Columbia or in interstate or foreign communications.
224.	Pole attachments.
225.	Telecommunications services for hearing-impaired and speech-impaired individuals.
226.	Telephone operator services.
227.	Restrictions on use of telephone equipment.
227a.	Consumer education materials on how to avoid scams that rely upon misleading or inaccurate caller identification information.
227b.	Call authentication.
227b-1.	Access to number resources.
227b-2.	Provision of evidence of certain robocall violations to Attorney General.
228.	Regulation of carrier offering of pay-per-call services.
229.	Communications Assistance for Law Enforcement Act compliance.
230.	Protection for private blocking and screening of offensive material.
231.	Restriction of access by minors to materials commercially distributed by means of World Wide Web that are harmful to minors.

PART II—DEVELOPMENT OF COMPETITIVE MARKETS

251.	Interconnection.
252.	Procedures for negotiation, arbitration, and approval of agreements.
253.	Removal of barriers to entry.
254.	Universal service.
255.	Access by persons with disabilities.
256.	Coordination for interconnectivity.
257.	Market entry barriers proceeding.
258.	Illegal changes in subscriber carrier selections.
259.	Infrastructure sharing.
260.	Provision of telemessaging service.
261.	Effect on other requirements.
262.	Ensuring the integrity of voice communications.

PART III—SPECIAL PROVISIONS CONCERNING BELL OPERATING COMPANIES

271.	Bell operating company entry into interLATA services.
272.	Separate affiliate; safeguards.
273.	Manufacturing by Bell operating companies.
274.	Electronic publishing by Bell operating companies.
275.	Alarm monitoring services.
276.	Provision of payphone service.

SUBCHAPTER III—SPECIAL PROVISIONS RELATING TO RADIO

PART I—GENERAL PROVISIONS

301.	License for radio communication or transmission of energy.
302.	Repealed.
302a.	Devices which interfere with radio reception.
303.	Powers and duties of Commission.
303a.	Standards for children's television programming.
303b.	Consideration of children's television service in broadcast license renewal.