UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 6)*

SAGA COMMUNICATIONS, INC.

(Name of Issuer)

COMMON STOCK, CLASS A

(Title of Class of Securities)

786598102

(CUSIP Number)

Linda S. Martinson, Esq. (212) 583-2000
767 Fifth Avenue, 24th Floor, New York, NY 10153

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

March 14, 1997
.....(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box [].

Check the following box if a fee is being paid with this statement []. (A fee is not required only if the filing person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in Item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7.)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

SEC 1746 (12-91)

Schedule 13D Amendment No. 6(continued)
Page 2 of 6 Pages

CUSIP No. 786598102

1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON											
	Ronald Baron											
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [] (b) []											
3	SEC USE ONLY											
4	SOURCE OF FUNDS											
	00											
5	CHECK BOX 2(C) OR 2(LEGAL P	ROCEEDIN	IG IS	REQUI	RED P	URSU	IANT	TO IT	ΓEMS
6	CITIZENSHI	P OR I	PLACE OF OR	GANIZATI(ON							
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING			SOLE VOTING									
			SHARED VOT 2,284,224	ING POWE								
Р	ERSON WITH	9	SOLE DISPO	SITIVE PO	OWER							
		10	SHARED DIS	POSITIVE	POWER							
			2,284,224									
11		AMOUN [®]	T BENEFICIA	LLY OWNE	D BY EAC	H REF	PORTIN	G PER	SON			
	2,666,224											
12	CHECK BOX		E AGGREGATE		IN ROW (11) E	EXCLUDI	ES CE	RTAI	N SH	IARES [,]	*
13	PERCENT OF		S REPRESENT		OUNT IN	ROW ((11)					
	37.6%											
14	TYPE OF RE	PORTI	NG PERSON*									
	IN											
		*:	SEE INSTRUC	TIONS BE	FORE FIL	LING	OUT					

Item 1. Security and Issuer

- (a) Name of Issuer:
 - Saga Communications, Inc.
- (b) Address of Issuer's Principal Executive Offices: 73 Kercheval Avenue Grosse Pointe Farms, MI 48236
- (c) Title and Class of Securities: Common Stock, Class A

Item 2. Identity and Background

- (a) Name:
 - Ronald Baron
- (b) Business Address:
 767 Fifth Avenue
 24th Floor
 New York, NY 10153
- (c) Present Principal Employment:
 President: Baron Capital Management, Inc., BAMCO, Inc.,
 Baron Capital, Inc.
 767 Fifth Avenue
 24th Floor
 New York, NY 10153
- (d) Record of Convictions: No material change.
- (e) Record of Civil Proceedings: No material change.
- (f) Citizenship:
 No material change.
- Source and Amount of Funds or Other Consideration Item 3. Reporting Person owns no shares of the issuer directly. As General Partner of Baron Capital Partners, L.P. and Baron Investment Partners, L.P.(the "Partnerships"), investment partnerships, he directed the purchase of 382,000 shares for the account of the Partnerships for an aggregate purchase price of \$5,246,031. Those shares were paid for by cash assets in the Partnerships' accounts and by margin borrowings pursuant to the standard margin agreement of Spear, Leeds & Kellogg. An additional 1,879,500 shares were purchased for an aggregate purchase price of \$29,324,164 for the accounts of two investment companies registered under the Investment Company Act of 1940, Baron Asset Fund and Baron Growth & Income Fund, which are advised by BAMCO, Inc. ("BAMCO"), a registered investment adviser which is controlled by Ronald Baron. An additional 404,724 shares were purchased for an aggregate purchase price of \$5,191,753 for the accounts of investment advisory clients of Baron Capital Management, Inc.("BCM") a registered investment adviser controlled by Ronald Baron. All of those shares were paid for by cash the assets in the accounts of the investment companies and advisory clients.
 - Item 4. Purpose of Transaction No material change.

- Item 5. Interest in Securities of the Issuer
 - (a) Amount and percentage beneficially owned: Reporting Person: (i) 2,284,224 shares in his capacity as a controlling person of BAMCO and BCM. Reporting Person disclaims that he is the beneficial owner of these shares. (ii) 382,000 shares in his capacity as General Partner of the Partnerships. (iii) no shares personally.
 - (b) Number of shares as to which such person has:
 - (i) sole power to vote or direct the vote: 382,000
 - (ii) shared power to vote or direct the vote: 2,284,224
 - (iii) sole power to dispose or to direct the disposition: 382,000
 - (iv) shared power to dispose or direct the disposition: 2,284,224

Reporting Person may be deemed to share power to vote and dispose of shares referred to herein as a result of his control of the investment advisers for whose advisory clients he is reporting. He may be deemed to have sole power to vote and direct the disposition of the shares referred to above to by reason of being a general partner of BCP.

- (c) A schedule of transactions effected in the last sixty days is attached hereto.
- (d) Ownership of More than Five Percent on Behalf of Another Person: The investment advisory clients have the right to receive the dividends from, or the proceeds from the sale of the securities in their respective accounts. To the best of Reporting Person's knowledge, no person has such interest relating to more than 5% of the outstanding class of securities, except that Baron Asset Fund, an investment company registered under the Investment Company Act of 1940 and an advisory client of BAMCO, owns 1,669,500 (23.6%) and Baron Capital Partners, L.P., an investment partnership and an advisory client of BCM, owns 375,000 (5.3%) of the shares reported herein.
- (e) Ownership of Less than Five Percent: Not applicable.
- Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer
 No material change.
- Item 7. Material to be Filed as Exhibits Exhibit 99 60 days of trading.

Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: March 18, 1997

/s/ Ronald Baron

Ronald Baron

Transaction Schedule From 01-17-97 To 03-17-97

	Acct		Exec.				
Date	ID	Trans	6	Qty		Price	
					-		
01-27-97	bcm4	by	600	9		20.6250	
01-28-97	bcm4	by	1,000)		21.2500	
02-07-97	bcm4	by	2,000)		22.0000	
02-07-97	bcm4	by	8,000)		22.0000	
02-10-97	bcm4	by	1,400)		22.0000	
02-12-97	bcm4	by	6,000)		22.0000	
03-11-97	bcm4	by	2,500)		22.3750	
03-13-97	bcm4	by	500)		21.8750	
03-13-97	bcm4	by	2,000)		21.8750	
03-13-97	bcm4	by	2,500)		22.0000	
03-14-97	bcm4	by	500)		21.8750	
03-14-97	bcm4	by	2,000	9		21.8750	
03-14-97	bcm4	by	5,000)		21.8750	
03-14-97	bcm4	by	5,000	9		21.8750	