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*RM-9242*

From: Joseph D'Alessandro <jdman@magpage.com>  
To: A4.A4 (SSEGAL)  
Date: 7/30/98 8:28pm  
Subject: Comments to the Chairman

Joseph D'Alessandro (jdman@magpage.com) writes:

DEAR FCC AND MY ELECTED OFFICALS;;'

I HOLD YOU IN MY OWN OPINION, FOR THE DISCRIMINATION, AND RACISMS, AGANIST MYSELF, OLGA, WOMAN, BLACKS AND OTHER MINORITY'S.; FOR THE PAST 55 YEARS YOU HAVE TAKEN THE SUPREME COURT RULEING AND USED IT AGANIST, WOMAN, BLACKS, AND MINORITY'S, FOR THE PAST 55 YEARS TO KEEP US OUT OF OWNING A RADIO STATION ETC.;

READ SUPREME RULEING

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In National Broadcasting Co. v. United States, 319 U.S. 190 (1943), the Supreme Court stated, in pertinent part, as follows (footnotes omitted):

We come, finally, to an appeal to the First Amendment. The Regulations, even if valid in all other respects, must fall because they abridge, say the appellants, their right of free speech. If that be so, it would follow that every person whose application for a license to operate a station is denied by the Commission is thereby denied his constitutional right of free speech. Freedom of utterance is abridged to many who wish to use the limited facilities of radio. Unlike other modes of expression, radio inherently is not available to all. That is its unique characteristic, and that is why, unlike other modes of expression, it is subject to government regulation. Because it cannot be used by all, some who wish to use it must be denied. . . . The right of free speech does not include, however, the right to use the facilities of radio without license. The licensing system established by Congress in the Communications Act was a proper exercise of its power over commerce. The standard it provided for licensing of stations was the 'public interest, convenience, and necessity.' Denial of a station license on that ground, if valid under the Act, is not a denial of free speech.

''''''''BROADCAST FREQUINCEY'S LACK NO LIMITS''''''''

THE SUPREME COURT, IN THERE DECISION DOES NOT MAKE A, DISTINCTION, ; IF YOU ARE DEAD OR ALIVE

ARE POOR OR RICH

IF YOU

IF YOU ARE BLACK OR WHITE

IF YOU ARE

DISABLED

AND MANY

OTHER NON-DISTINCTIONS

ALSO THERE

RULEING DOES NOT GIVE, A NUMBER TO INCLUDE OR EXCLUDE, HOW MANY, IT STATES ''''''SOME'''''' A CERTAIN UNSPECIFIED QUANITY, NUMBER, AND OR NOT KNOWN. ; ;

YOU THE FCC HAVE TAKEN THERE RULEING AND MADE IT A FALSE AND OR DERISIVE IMITATION, ; ; .

YOU HAVE USE THE SUPREME COURT RULEING TO SURPRESS, THE LESS FORTUNATE, AND ADVOCATE, SUUPPORT, BIG BUSINESS, RADIO

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CONGLOMERATES, INVESTMENT FIRMS, AND THE NAB;;.' MOM AND POP NEVER HAD A  
CHANCE, ITS ALL ABOUT MONEY, AND OUR ELECTED OFFICIALS.;

Well me Mr.D'Alessandro, will struggle against you for MOM and POP.

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From: <LoneFox2@aol.com>  
To: A4.A4 (FCCINFO)  
Date: 7/31/98 1:12pm  
Subject: comments

I WANT RADIO MUTINY BACK ON THE AIR!!!!!!! YOUR trashing our freedom of  
speech!!! DON"T MUTE RADIO MUTINY!!!! Free rain of  
microbroadcasters!!!!!!

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From: "Joseph D'Alessandro" <jdman@magpage.com>  
To: A4.A4 (FCCINFO)  
Date: 7/31/98 4:00pm  
Subject: ?

you guys all cover one anothers backs,.;  
YOU GOT TO LOVE IT.

Mr.D'Alessandro

However, Powell's speech - it is on his brag/website - is much, much more frightening. He comes right out and says that there is no scarcity of opportunity, and that if you want to talk on the radio, go get a CB set. He also says that auctioning is the best way because those that value the spectrum the most will get it that way.

Also, what is really scary is that both Ness and Powell are using the "airplanes out of the sky" tactic - which is the house monkey line of the NAB.

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