

From: "Joseph D'Alessandro" <jdman@magpage.com>
To: A4.A4 (FCCINFO)
Date: 8/15/98 9:25am
Subject: ?

RM 9242

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AUG 17 1998

Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

In the Matter of)
) RM-9242
Proposal for Creation of the Low Power FM)
(LPFM) Broadcast Service)

To: FCC / Mass Media Bureau

Dear Honorable, Senators, and Congressman:
I as a Constituent, Request you to hold Hearings on the FCC for Violations of the Communications act's of 1927 & 1934, in which they have Discriminated Against 99.9% of the American People

The Communications Act's stated explicitly, 3

LAWS: the FCC has Broken
all 3 Laws, AS NOTED:

1. Stop Chaos: Theres more Chaos now then ever when The FCC lets the NAB have power levels of 10,25,50,100,150, and 200 Hundread Thousand Watts of Power, the purpose of the Communications Act's where for, when a American is granted a FCC Broadcast License, he is to Serve his Community's Needs And Concerns., the Largest Urban City May require Power Levels of 3000 Watts No More, in other Words there Should be No Radio Station in the United States At this Present Moment with power Levels to Exceed 3000 Watts. the FCC, has broken the LAW for the RICH AND WEALTHY AND THE NAB.

2. POWER LEVELS TO SERVE A COMMUNITY <NOT A WHOLE STATE AND OR STATES>, with power levels of 10 thousand and up to 300 thousand Watts, they serve no body but the NAB, and keep Woman, Blacks, and Other Minoritys From Competing, in the Broadcast Industry, Thanks to shrinking technology prices, LPFM RADIO at 50 WATTS can generate an FM radio signal with as little as \$500 worth of equipment. But seeking a license from the Federal Communications Commission can require an investment of \$100,000 and or up to \$300,000.

3. The FCC will Grant A FCC License Only When The Applicant, will Serve its Community, .this is the Biggest, Crime Against the American People and the Communications Act's of 1927 & 1934. They The FCC will not grant a License Below 100 Watts WHY?????????, .there is no REASON Except the NAB Said SO,

You As My
Elected Offical Need To React To This Run Away Branch Of My Government. You Need To, Reveal to the Public, the Crimes For The Last 64 Years:
By the FCC Commissioners

There Policy Makers
There Enforcement Branch
There Attorneys

and any other members of this, very
sad independent branch of my Government

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2

Sincerely
Mr.D'Alessandro
94 Angola Estates
Lewes,Delaware

Lenawee MI:

In a decision in US District Court, in Detroit Michigan August 7th 1998, District Court Judge Julian Cooke Denied and Dismissed the FCC's motion for summary judgement against Rev. Rick unlicensed station has operated

Strawcutter, and Radio Free Lenawee 99.3FM. The for years serving the local community of Lenawee and the surrounding area. FCC's first attempt at delivering a no-knock warrant against the broadcaster was foiled last year, when sources at the local court leaked information regarding the pending raid to Strawcutter's attorney, and the media. Pat Edwards, Strawcutter's counsel elaborates that the denial of the FCC's motion for summary judgement is a victory for 'Microbroadcasters' nation wide. There was no order issued by the court enjoining Rev. Strawcutter from future broadcasting.PLEASE READ BEFORE YOU TRASH OR DELETE:

Dear Senator and Congressman:
, PLEASE RE-PLY to me By US MAIL, . :

I Charge The FCC With Civil Rights And Civil Liberties Violations, And Breaking The Law, They Are To Up-Hold: The Communications Act Of 1927 & 1934 Where Established to keep the Air Ways Free Of Interfearance, and High Power Outputs, And To Serve There Community's Interest And Concern's:

The FCC has Taken The Communications Act's and Have Used It, for the Rich and Wealth'y, Big Business, The NAB, Radio Conglomerates ETC. Investment Firms, ETC.

99% of the Peoples Democracy Can Not Compete in the Communications Act's, which where established for the Peoples Democracy.

Dear Senators and Congressman This is a Very Serious Issue and You AS MY

ELECTED OFFICAL NEED TO REACT TO THIS BREAKING OF THE LAW BY THE FCC, WITHOUT DELAY, AND OR NEXT IN ORDER.

"There's no way to rule innocent men. The only power any government has is the power to crack down on criminals."

Senator's and Congressman's:

The FCC has Violated, a Law Promised, by the Communications Act 's of 1927 and 1934:

to the American Peoples Democracy.

Since 1927, they have EXCLUDED, 99.% of the peoples Democracy,

from haveing the oppportunity, to part take, or to share with others, there right to own a radio station, under the Communications act.

They have taken it apoud themselves Knowingly To Disregard, Pay No Attention , To The American Citizen Since 1927 = Olga, Woman, Disabled, Blacks, and Many Other Minority's, =Less Fortunate, .

Except The NAB, and BIG FAT CATS and Radio
Conglomerates.

I ask you
to Bring Charges Against The FCC, And there Directors, and Attorneys, who have
helped, in this FASCISM TYPE CONDUCT, and the Persecution, Due To There
Implementation, of there ILLEGAL RULES AND REGULATIONS
I DEMAND YOU AS MY ELECTED OFFICAL
BRING
THE FCC UP FOR A SENATE HEARING.

HERE IS
ANOTHER SUPREME COURT RULEING, IN WHICH YOU THE FCC, HAVE TURNED THE SUPREME
COURT RULEING, INTO ''''A FALSE OR DERISIVE IMITATION'''';

YOU HAVE ALLOWED THE
NAB, THE RADIO CONGLOMERATES, LARGE INVESTMENT CORPORATIONS, TO
APPLY AND RECEIVE FROM YOU RADIO LICENSE'S TO OWN RADIO STATIONS, ALSO TO
MONOPOLIZE, THE RADIO FREQUINCEY'S, UNDER THE FIRST AMENDMENT, YOU THE FCC USE
THE FIRST AMENDMENT RIGHTS FOR THE RICH AND WEALTHY, ;''''I CHARGE YOU THE
FCC WITH CRIMES OF 'DISHONESTY' AND TO DEPRIVE MANY OF OWNING A RADIO
STATION, UNDER THE SUPREME COURT RULEING'S.

THE COMMUNICATIONS ACT WAS ENACTED TO PREVENT ANYONE FROM
USEING WHAT
EVER POWER LEVELS , HE AND OR SHE WISHED. NOW YOU KNOW AND I KNOW THE COVER A
LARGE URBAN CITIE NO MORE THEN 3000 WATTS IS REQUIRED, YOU HAVE BROKEN THE
LAW BY LETTING THE NAB, AND RADIO CONGLOMERATES RECEIVE APPROVED BY YOU THE
FCC POWER LEVELS OF 300 HUNDREAD THOUSAND WATTS, ETC. TO COVER AND ENTIRE
STATE. THE COMMUNICATIONS ACT WAS ALSO ENACTED TO HAVE RADIO STATIONS SERVE
THERE COMMUNITYS NOT THERE STATE OR STATES, JUST THIS ONE ACT OF
PREJUDICE, AND DISCRIMINATION , (PS YOU HAVE MANY) HAS REFUSED TO
ALLOW , OLGA, WOMAN, BLACKS, AND OTHER MINORITY'S, FROM OWNING A RADIO STATION, .
AND YOU THE FCC NEED TO BE BROUGHT IN FRONT OF A SENATE
HEARING, FOR YOUR
CIVIL RIGHTS AND LIBERTIES VIOLATIONS.

It was this fact, and the chaos which resulted from permitting anyone to
use any frequency at whatever power level he wished, which made necessary
the enactment of the Radio Act of 1927 and the Communications Act of 1934.
National Broadcasting Co. v. United States, 319 U.S. 190, 210 - 214 (1943).
It was this reality which at the very least necessitated first the division
of the radio spectrum into portions reserved respectively for public
broadcasting and for other important radio uses such as amateur operation,
aircraft, police, defense, and navigation; and then the subdivision of each
portion, and assignment of specific frequencies to individual users or
groups of users. Beyond this, however, because the frequencies reserved for
public broadcasting were limited in number, it was essential for the
Government to tell some applicants that they could not broadcast at all
because there was room for only a few.

Where there are substantially more individuals who want to broadcast than
there are frequencies to allocate, it is idle to posit an unabridgeable
First Amendment right to broadcast comparable to the right of every
individual to speak, write, or publish. If 100 persons want to broadcast
but there are only 10 frequencies to allocate, all of them may have the
same 'right' to be a licensee; but if there is to be any effective
communication by radio, only a few can be licensed and the rest must be

barred from the airwaves. It would be strange if the First Amendment, aimed at protecting and furthering communications, prevented the Government from making radio communication possible by requiring licensees to broadcast and by limiting the number of licensees so as not to overcrowd the spectrum.

This has been the consistent view of the Court. Congress unquestionably has the power to grant and deny licenses and to eliminate existing stations. [citation omitted here]. No one has a first amendment right to a license or to monopolize a radio frequency; to deny a station license because 'the public interest' requires it 'is not a denial of free speech.' National Broadcasting Co. v. United States, 319 U.S. 190, 227 (1943).

Mr. D'Alessandro
Power 89 fm
Black Radio R & B Group Harmony

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RM 9242

From: "Joseph D'Alessandro" <jdman@magpage.com>
To: A4.A4 (FCCINFO)
Date: 8/15/98 3:33pm
Subject: ?

Date: August 15, 1998 at 10:05:49
From: Mr. Joseph D'Alessandro
Subject: To put on Public Record, A Lawsuit Against the FCC, for the following:

A. Violations Of My Civil Rights, and Civil Liberties: And Bill Of Rights, And My Constitution:

- 1. To make Distinctions in Treatment:
- 2. To show Partiality:
- 3. To show Prejudice:
- 4. To Discriminate:
- 5. Dictatorship:
- 6. Ethnic Violations

The Above Violations are do because The

FCC, Has taken the Communications Act's Of 1927 & 1934, Which Where Established for the American People, All The People, not Just The Rich and Wealthy, Radio Conglomerates, The NAB, or Investment Firms. The Act's where created for all people to have an Opportunity, to Compete, on a JUST AND HONEST, PRINCIPAL FOUNDATION. The FCC has Taken the Communications Act's of 1927 & 1934, and used it with Total Disregard Against 99.9 % of the Peoples Democracy.

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By the FCC Commissioners

There Policy Makers
There Enforcement Branch
There Attorneys

and any other members of this,very
sad independent branch of my Government

Sincerly
Mr.D'Alessandro
94 Angola Estates
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