

DOCKET FILE COPY ORIGINAL

99-25

To:

The FCC Honorable Chairman Kennard and

Commissioners:

Ed Frits of The NAB:

Honorable Congress of The United States:

RECEIVED

JUL 29 1999

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

The Main Objective of the Communications Act's are

"COMMUNITY INTEREST

FIRST, BEFORE A FCC LICENSE WILL BE GRANTED"

The NAB and The FCC

Have used

improperly, misapplied, and treated badly the

Communications Acts, Against

the Communities of the United States.

The Communications Act

Philosophical and Legal Foundations of Commercial Radio

The basic landmark agreement between commercial radio
and the people of the

United States was

established in the Communications Act of 1934 and has

become the unifying

thread of all

telecommunications laws since then. The basic agreement was

actually

established in the years before.

This important law established basic philosophical

principles:

No. of Copies rec'd
List A B C D E

2

The airways are public property.
Commerical broadcasters are liscensed use the airways.
The main condition for use will be whether the broadcaster
served "the
public community interest, convenience,
and necessity."

-
-
-
-
-
-
-
-
-
-

Sooner or later a Person like myself will win a Major
Court
Battle which will destroy The NAB and The FCC.

"Community Interest"

A group of people living together and having
interests,work,etc., in
common,and a right or claim to something,a share in
something,anything in
which one participates or has a share.

-

Approve FCC Docket MM 99-25, and get
this
overwith

-

In my Community a Engineering study was conducted,i have
these frequincey

Available

two.250 watt ERP

six.100 watt ERP

nine.10 watt ERP

they are all free of interference to the only 2

FM stations in my area.

-

i could go to Court with a Civil Rights Lawyer and win

a

License,with this info.

-

Dear Senators and Congressman:

-

Date: July 13,1999

From: Mr.Joseph D'Alessandro

94 Angola Estates

Lewes,Delaware 19958

302-945-1554

Subject:Member # 8512 7568 1596 4858

To Chairman Kennard,and Commissioners,and the FCC:

i put into action by Freedom of Expression,and Freedom of

Speech threw freedom of

Expression:

-

I Exercise,my rights under the

Communications Acts,Of 1927 & 1934,&

1996 to Operate,A FM Radio Communication Station,at 50

Watts of ERP POWER,to be

approved to meet all Communication,Acts of 1927 & 1934,&

1996 By a Licensed

Communications Engineer:

-
Insert:the Communications Act's Of 1927 & 1934,& 1996
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,& 1996
and used it with Total Disregard Aganist 99.9 % of the
Peoples Democracy.

-
Insert:Application for Broadcast License
To Chairman Kennard:,and The FCC Commissioner's

Mr. & Mrs. Joseph L. D'Alessandro

94 Angola Estates

Lewes, Delaware 19958

Phone 302-945-1554

We exercise and or put in to action our Legal,and Civil
Rights,and abide by the Law Of
a free Democracy,Governed by and for the people,with fair,
responsible,and,accountable
representation by our Elected Officals,and Independent
Government Branches as noted
The FCC,,:

1. From the Bill of Rights: "Congress shall make no law
respecting
an establishment of religion, or prohibiting the free exercise
thereof; or abridging the freedom of speech, or of the
press..."

2. Article 19: "Everyone has the right to freedom of opinion and expression; this right includes freedom to hold opinions without interference and to seek, receive and impart information and ideas through any media and regardless of frontiers."

We Request a Immediate FM frequency Broadcast License and or, Freedom to deviate from abuse of liberty., and civil rights, under the Democracy that we live in and under.

1. License A.88.3 FM Frequency, 24 hours per day 50 Watts. to be Non-Commercial, and Educational, to play music, and teach about, Black American Rythem & Blues Doo-WOP Music, which is an American Cultural, A Music Art Form, and A Part of American Heritage, which was abused and Denied Air Play During the 1950's because the Boys and Girls and i mean Pre-Teenagers and Teenagers, where Black, and the Radio Station back then where Predominately White, you know what it is 1998 and it still the same as a matter of knowlege it is worse extent.:

2. License B.88.3 FM Frequency. Special Event License 6 Hours per-week 24 hours per-month for 1 year. Non-Commercial, Educational same As

Above
for License A.

Date: 6/23/99
From: Mr. Joseph D'Alessandro
94 Angola Estates
Lewes, Delaware 19958
302-945-1554

Subject: Member # 8512 7568 1596 4858 ACLU

Subject: Member People For the American Way
2000 M Street, NW, Suite 400
Washington, DC 20036

-
-
-

To:
The FCC Honorable Chairman Kennard and
Commissioners:
Ed Frits of The NAB:
Honorable Congress of The United States:

-

The Main Objective of the Communications Act's are
"COMMUNITY INTEREST
FIRST, BEFORE A FCC LICENSE WILL BE GRANTED"
The NAB and The FCC
Have used
improperly, misapplied, and treated badly the
Communications Acts, Against
the Communities of the United States.

-
-
-

The Communications Act
Philosophical and Legal Foundations of Commercial Radio

The basic landmark agreement between commercial radio
and the people of the
United States was
established in the Communications Act of 1934 and has
become the unifying
thread of all
telecommunications laws since then. The basic agreement was
actually
established in the years before.

This important law established basic philosophical
principles:
The airways are public property.
Commerical broadcasters are liscensed use the airways.
The main condition for use will be whether the broadcaster
served "the
public community interest, convenience,
and necessity."

-
-
-
-
-
-
-
-
-
-

Sooner or later a Person like myself will win a Major
Court

Battle which will destroy The NAB and The FCC.

"Community Interest"

A group of people living together and having interests,work,etc., in

common,and a right or claim to something,a share in something,anything in which one participates or has a share.

-

Approve FCC Docket MM 99-25, and get this overwith

-

In my Community a Engineering study was conducted,i have these frequincey Available two.250 watt ERP six.100 watt ERP nine.10 watt ERP

they are all free of interfearence to the only 2

FM stations in my area.

-

i could go to Court with a Civil Rights Lawyer and win a License,with this info.

-

Dear Senators and Congressman:

-

Date: July 13,1999
From: Mr.Joseph D'Alessandro

94 Angola Estates

Lewes, Delaware 19958

302-945-1554

Subject: Member # 8512 7568 1596 4858

To Chairman Kennard, and Commissioners, and the FCC:

I put into action by Freedom of Expression, and Freedom of
Speech threw freedom of
Expression:

I Exercise, my rights under the
Communications Acts, Of 1927 & 1934, &
1996 to Operate, A FM Radio Communication Station, at 50
Watts of ERP POWER, to be
approved to meet all Communication, Acts of 1927 & 1934, &
1996 By a Licensed
Communications Engineer:

Insert: the Communications Act's Of 1927 & 1934, & 1996
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, & 1996
and used it with Total Disregard Against 99.9 % of the
Peoples Democracy.

Insert: Application for Broadcast License
To Chairman Kennard:, and The FCC Commissioner's

Mr. & Mrs. Joseph L. D'Alessandro

94 Angola Estates

Lewes, Delaware 19958

Phone 302-945-1554

We exercise and or put in to action our Legal, and Civil
Rights, and abide by the Law Of
a free Democracy, Governed by and for the people, with fair,
responsible, and, accountable
representation by our Elected Officials, and Independent
Government Branches as noted
The FCC, .:

1. From the Bill of Rights: "Congress shall make no law
respecting
an establishment of religion, or prohibiting the free exercise
thereof; or abridging the freedom of speech, or of the
press..."

2. Article 19: "Everyone has the right to freedom of opinion
and
expression; this right includes freedom to hold opinions
without
interference and to seek, receive and impart information and
ideas
through any media and regardless of frontiers."

-
We Request a Immediate FM frequency Broadcast License
and or, Freedom to deviate from abuse of liberty. :, and civil
rights, under the Democracy
that we live in and under.
-
-

1. License A.88.3 FM Frequency, 24 hours per day 50 Watts.

to be Non-Commercial, and Educational, to play music, and
teach about, Black
American Rythem & Blues Doo-WOP Music, which is an
American Cultural, A Music
Art Form, and A Part of American Heritage, which was abused
and Denied Air Play
During the 1950's because the Boys and Girls and i mean
Pre-Teenagers and
Teenagers, where Black, and the Radio Station back then
where Predominately
White, you know what it is 1998 and it still the same as a
matter of knowlege
it is worse extent.:

2. License B.88.3 FM Frequincey. Special Event License 6
Hours per-week 24 hours
per-month for 1 year. Non-Commercial, Educational same As
Above
for License A.

Date: 7/29/99
From: Mr. Joseph D'Alessandro
94 Angola Estates
Lewes, Delaware 19958
302-945-1554

Subject: Member # 8512 7568 1596 4858 ACLU

Subject: Member People For the American Way
2000 M Street, NW, Suite 400
Washington, DC 20036