

**ORIGINAL**

**EX PARTE OR LATE FILED**

**From:** joseph dalessandro <jdman@magpage.com>  
**To:** ACLU NADINE STROSSMAN <nstrossen@aclu.org>, Allian...  
**Date:** Fri, Aug 13, 1999 8:46 AM  
**Subject:** NAB's 335 pages of comments are distorted and misleading in their

Joseph D'Alessandro:

NAB's 335 pages of comments are distorted and misleading in their attempt to stop the LPFM movement. The Truth will Prevail!!!!

\*\*\*\*\*

Preface: I am, future broadcasters and simply concerned citizen.  
I stand for the proposition that the airwaves of America should reflect the breadth of American life not simply the board rooms of less than a dozen megacorporations "Give me my airspace 50 watts worth 3 square miles.

\*\*\*\*\*

On Record:  
Copy To:

The Supreme Court of the United States  
One First Street, N.E., Washington, D.C. 20543  
C/O:  
John Paul Stevens  
Sandra Day O'Connor  
Antonin Scalia  
Anthony M. Kennedy  
David H. Souter  
Clarence Thomas  
Ruth Bader Ginsburg  
Stephen G. Breyer

A.  
DOJ  
US The Department Of Justice Anti-Trust Division  
JOEL I. KLEIN  
950 Pennsylvania Avenue,NW  
Washington,DC 20530-0001

I FILE A SUIT and COMPLAINT AGANIST THE NAB FOR MY SELF AND THE AMERICAN PUBLIC.

The Radio Industry Belongs To the NAB Threw Monopolization ,But the Airways

Belong to Olga and The American Public The NAB has Monopolized The Airways which is aganist the Law.

**RECEIVED**

**AUG 24 1999**

**FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY**

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List ABCDE

The Supreme Court has consistently upheld the principle that broadcasters can be required to act in the public interest. The landmark case is Red Lion v. Federal Communications Commission. Despite changes in FCC policy over time, that 1969 decision remains a crucial legal interpretation of broadcast law, making clear that the broadcast spectrum is owned by the public, whose interests must be served.

LPFM Docket MM 99-25

FCC and DOJ ,Regress All NAB Stations to 10 to 3000 Watts , Plus Disband All Translators.

NAB and FCC i need you to regress the ERP Of 92.7 FM Rehoboth Beach Delaware and 106.5 of Lewes Delaware both License 's are not in said Communitys.I want to use My Airspace my Airways that belong to me for my

Comunity Radio Non-Profit 90.5 FM WRNB Station my Community is 3 square

Miles i need 50 Watts.Please adhere immediately.I know you want me to have excess to my Airways and serve my Community.

Federal Courts You Must Perceive the Difference between Monopolization of the Broadcast Industry,and the Monopolization of The American Publics Airway,By Corporate America.

Thank You  
Mr.D'Alessandro

\*\*\*\*\*  
Who is at fault for the Monopolization of The American Publics airways,is it the FCC or The NAB or both.  
\*\*\*\*\*

Airways can not be Monopolized by the use of high Wattage and Translators placed all over the United States,The NAB has Done this,aganist the Custom laws of our Nation,the Airways belong to the American Public not Corporate America.

Re-License all NAB stations only with the Necessary ERP of their License

Community,not state or several states.  
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Dear Joe Gallager:

Question who determines the amount of ERP a station is required if a station License resides in Clayton N.J. area 5 square miles he only needs 100 erp etc for clayton why would FCC grant him 3000 Or 10000 erp or more ??????????????

Answer:

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**Monopolizations Of Airways:**

The size or location of a city of license has virtually nothing to do with the power allocated to a commercial FM station. Power levels are determined primarily by the channel they are on (i.e. some frequencies arecategorized as 3,000 watts and others at 50,000) and are justified in a license application with other technical criteria that must be met by the petitioner. If the petitioner can prove that they can operate on an available channel at a specific power level that falls within FCC guidelines the Commission merely grants the license,this is called Monopolization of the Publics Airways.

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PREFACE: Date 8/9/99

The NAB has Monopolize the Radio Industry,but the Real Crime is, the NAB has Monopolized the American Citizens Airways with Power Levels of Ten Thousand Watts to One Hundread and Fifty Thousand Watts,plus these same NAB Stations place "Translators"all over the

United States to get there signals into more STATES.  
\*\*\*\*\*

To;  
Honorable Congress Of The Republic Of The United States Hold CONGRESSIONAL HEARINS ON THE NAB,CPB,and NPR And Their Stealing and Monopolizing Of The

Publics Airways,Threw high Wattage ERP and Transalators.

\*\*\*\*\*

\*\*\*\*\*

The NAB Will not Morally Debase,and Decay  
the Custom Laws of The United States

The NAB has no Constitutional Law to stop and or  
should not even attempt to squash this opportunity of what our  
Country was  
Built on Free Enterprise.  
All of the NAB need to be held accountable,and liable for  
this Act of Betrayal,and Trust of the American Public,by stealing their  
Airways.

=====

Dear FCC:

Honorable Chairman Kennard:  
Honorable Commissioners:

I Mr.D'Alessandro, i ask for as a right,for you to live up to the  
Custom Laws of a Nation,and all NAB stations over 6000 Watts be  
Regressed back according to the Radio Act of 1927 and  
Telecommunications Act of 1934, with the necessary or desired  
wattage allowed to serve there Community of License,Not Several  
States,and Disband all TRANSLATORS,This is the LAW.

The NAB Has Made This a Multi-Billion Dollar Business "at the expsense  
of  
the Publics Airways", For The  
Rich and The  
Radio Conglomerates.And Screw The American Public Out of There  
Right To  
Their Airways.The Acts Where for Community Citizens to Broadcast  
to their  
Communities,not Several States.

SEC. 311. [47 U.S.C. 311] SPECIAL REQUIREMENTS WITH  
RESPECT TO CERTAIN  
APPLICATIONS IN THE BROADCASTING SERVICE.

(1) shall give notice of such filing in the principal area which is  
served  
or is to be served by the  
station;  
and ,This means the Community of License,No More then 10 to 3000  
Watts,this  
does not mean  
Several States and 100 thousand Watts

(b) Hearings referred to in subsection (a) may be held at such places  
as

the Commission shall determine to be appropriate, and in making such determination in any case the Commission shall consider whether the public interest the Publics Community, convenience, or necessity will be served by conducting the hearing at a place in, or in the vicinity of, the principal area to be served by the station involved Community of License.

US The Department Of Justice Anti-Trust Division  
JOEL I. KLEIN  
950 Pennsylvania Avenue,NW  
Washington,DC 20530-0001

You Need to File a Suit Aganist The NAB On My SUPPORT And The American Public Now , what are you doing They have Monopolized the Physical Buildings Radio Broadcast Stations and Licenses ,But they have Monopolized the Publics Free Airways,no Spectrum Left for Woman,Blacks,and Minorities!

Ed Fritz!  
Your NAB Stations Refuse to put my Wife Olga on the air even just once a Month 2 hours you know why she plays Black R&B Group Harmony Music From 1940's & 50's Plus she Teaches about the Groups and Music.The Red Necks The Country Bumkins are afraid they will loose Advertising Dollars to Promote Black Kids from 1950's.  
Discrimination Etc.

Please Discern!

"Monopolize The American Publics Air Ways i mean the Spectrum Air Space!  
Took Away Free Enterprise!  
The Sherman Anti-Trust Act of 1890  
Every contract, combination in the form of trust NAB TRUST or otherwise, or conspiracy, in restraint of Free Enterprise LPFM FCC Docket MM 99-25,No Air Space no spectrum!  
trade or commerce among the several States, or with foreign nations,  
is declared to be illegal. Every

person who shall make any contract or engage in any combination or conspiracy hereby declared to be illegal shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding ten million dollars if a corporation, or, if any other person,

three hundred and fifty thousand dollars, or by imprisonment not exceeding three years, or by both said punishments, in the discretion of the court.

\*\*\*\*\*

F.  
I am Disabled,Olga Works Two Jobs,Ed Frits  
The NAB and CPB are  
Stealing My and Olga's Right to Partake in  
The Radio Broadcast  
Business.And i want a Non-Profit 50 Watt  
Station.

\*\*\*\*\*

This is the Biggest Crime of all aganist the American Public by the NAB and

The FCC.The NAB has Monopolize the ownership of all Radio Broadcast Stations.  
"Monopolize The American Publics Air Ways i mean the Spectrum,they have the

NAB Several Thousand Stations from 10 Thousand to 100 Thousand Watts to Cover States rather then there Communities ,this Criminal Act has kept Woman,Blacks,and Minorities from owning there own True Community Radio Stations NO SPECTRUM LEFT, the evidence is overwelming.

Olga will own a LPFM Station Now or a Million Dollar Station in Serveral years.

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FCC Downgrade The Current NAB and CPB Stations, to The Requirements of The 1934 Radio Act,10 to 3000 Watts to Legally Serve It's Community,this gives Woman,Blacks and Minorities a oppportunity to Compete

Aganist White Corporate America The NAB and CPB,and have a  
Community Voice  
The NAB and CPB should not object after all they insist they are for  
and  
are Community Radio.

There are Several Thousand NAB & CPB Stations in  
Excess

of Ten (10000) to One Hundread (100000) Thousand Watts this type  
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Activity is  
Discrimination and Fascism Toward Woman,Blacks and Minorities  
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LPFM Station FCC Docket MM 99-25.

This Is The Legal Law For Radio Broadcast and Needs To Be  
Brought To Civil  
Rights Court,For Punitive Damage To Woman,Blacks and Minorities  
By The  
NAB,CPB,and The FCC.

=====

G.

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 interest, convenience,  
and necessity."

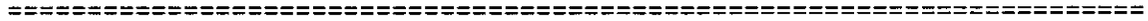
=====

H.

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 NAB Ed Fritz,Jeff Baumann,and Steve Bookshester have Taken the Communications Act's of 1927 & 1934,1996 and used it with Total Disregard Aganist 99.9 % of the Peoples Democracy.



Ed Frits Your A Scam!  
Your Test Will Prove to be a Scam,There is Not 28 Kind Of Radios In the American Publics Hand As of This date,You must of Tested Watch radios and 1950's Sleeve Radios. Your a Joke and a Foolish Old Man looking to Stuff His Pockets,and You Want Supreme White Corporate America Power!

figures can lie and liars can figure. that's the bottom line on the interpretation of some of those studies,Conducted by The NAB

reception The studies indicate there is a huge amount of existing radios that will NOT support lpfm and reject 2nd channel and in some cases 3rd channel.

which studies?

the number of models studied. if the latter are there numbers to determine the percentage penetration of the consumer market for each model. is there any aging on these studies or are we talking about all the receivers ever made.

receivers that according to the studies i've seen most of the don't discriminate between the desired channel and 2nd

or

3rd

adjacents also receive interference on 4th adjacents,  
often at similar levels. those receivers shouldn't be included  
in any study because they fail the current regulatory standard.

which raises the question, what do you mean by lpfm  
reception? second and third adjacent stations are commonplace in  
many areas. are you saying that these radios don't work in  
those places. i'm not aware of a huge outcry from the  
consumer because of these existing 3rd and 2nd adjacents. why  
would lower powered facilities pose a problem?

The fcc's broadcast interference regulations  
only refer to fixed receivers. mobile sets are not  
included. so if these portable radios don't meet the interference  
standard (whatever that may be), it is irrelevant.

broadcasters are not required to protect mobile  
receivers.

=====

There is not 28 Radios of Kind in the Universe,Ed you must of tested  
Watch Radios,to 1950's shirt slevve Radios You are a SCAM Ed Frits

I.

NAB Stations Cause Huge  
Interfearence, CREATE CHAOS  
ON THE AIRWAVES.The NAB Wants LPFM FCC  
Docket MM 99-25  
to be the Fall Guy.Solve the Problem FCC give LPFM Equal  
Spectrum  
How????  
Go out and Limit The NAB Stations to 10 to 3000 WATTS as stated  
in  
the 1934  
Communications Act to Serve Only your Community,Not Several  
States

Hey Ed Your Station is way over Rated he only needs 200 watts to  
serve  
his  
Community not 100 Thousand Watts to serve 6 states. There  
SEVERAL  
STATIONS  
ACROSS UNITED STATES WITH HUGE INTERFEARENCE



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**From:** joseph dalessandro <jdman@magpage.com>  
**To:** C BUSH <Cbush@fcc.gov>, CWRIGHT <cwright@fcc.gov>, ...  
**Date:** Sat, Aug 14, 1999 6:32 AM  
**Subject:** Airspace

*Handwritten signature/initials*

**RECEIVED**

**AUG 24 1999**

**FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY**

To:  
Honorable Congress:  
Honorable FCC:  
Honorable Chairman Kennard FCC:  
Honorable Commissioners:  
The NAB:

FCC you must be Conscionable and all NAB Stations need to be Retrogression to 10 to 3000 WATTS,so Olga,Woman,Blacks,Minorities can Partake and use their Airways to operate a LPFM Broadcast Station,the NAB Will not Monopolize the Publics Airways with Unnecessary Airway Spectrum Abide by the Law and their is Plenty for all.

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This Is The Legal Law For Radio Broadcast and Needs To Be Brought To Civil Rights Court,For Punitive Damage To Woman,Blacks and Minorities By The NAB,CPB,and The FCC.

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The studies indicate there is a huge amount of  
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and reject 2nd channel and in some cases 3rd  
channel.

which studies?

is the huge amount purely a quantity of receivers or  
the  
number  
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determine  
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each  
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in  
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model. is there any aging on these studies or are we  
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according to the studies i've seen most of the  
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The fcc's broadcast interference regulations  
included. so if  
standard  
receivers.

only refer to fixed receivers. mobile sets are not  
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broadcasters are not required to protect mobile

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Community not 100 Thousand Watts to serve 6 states. There  
SEVERAL  
STATIONS  
ACROSS UNITED STATES WITH HUGE INTERFEARENCE  
PROBLEMS DUE TO HUGE ILLEGAL  
WATTAGE OF THOUSANDS!!

=====  
Heres a Prime Example of Misuse of the  
1934 & 1996 Act's.

Ocean City Md. is 10 miles long and 3 miles wide,a 200 watt  
Transmitter with a Cicular Polarization Omni Antenna would  
Cover the Community with No problem You the FCC Licensed NAB  
Froggy 99.9 FM in Ocean City Md. for 100 Thousand Watts he  
transmits to 6 states is this communitry radio i think not this  
bum is keeping me and others in 6 states from useing 99.9 FM  
Frequencey,you the FCC need to go around the country and  
knock down all these stations to 10 to 3000 watts,this is your  
interfearence problem,a good lawyer can make a case of  
this,DISCRIMINATION ETC.  
This Bum Has Whole East Coast Tied Up.

=====

Date: 8/5/99  
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

Subject Member: REFORM PARTY  
P.O. Box 9  
Dallas, Texas 75221

CC:  
NAB  
FCC  
Civil Rights Organizations

**ORIGINAL**

**EX PARTE OR LATE FILED**

**From:** joseph dalessandro <jdman@magpage.com>  
**To:** WILLIAM KENNARD <bkennard@fcc.gov>  
**Date:** Mon, Aug 16, 1999 7:25 AM  
**Subject:** (no subject)

Excuse my Spelling, and English:  
I suffer from Dyslexia.

**RECEIVED**

**AUG 24 1999**

**FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY**

To:  
Honorable Congress:  
Honorable FCC:  
Honorable Chairman Kennard FCC:  
Honorable Commissioners:  
The NAB:

\*\*\*\*\*

Mr. JOEL I. KLEIN: DOJ:  
You need to Charge, The NAB And FCC for the Monopolization of the  
Publics  
Airways.  
They have without Thought removed "Free Enterprise" from Mrs. Olga  
D'Alessandro and the American Citizens, who can not use their Airspace to

Broadcast to their Communities, do to the Monopolization of the Publics  
Airways, i want mine back, or "I WANT TO BE RECOMPENSED" i demand you File

Charges on My and Olga's Interest and Support.

"The Sherman Anti-Trust Act

of  
1890"

SECTION 1 Every contract, combination in the form of trust or otherwise,  
or  
conspiracy, in restraint of  
trade or commerce among the several States, or with foreign nations, is  
declared to be illegal. Every  
person who shall make any contract or engage in any combination or  
conspiracy hereby declared to be  
illegal shall be deemed guilty of a felony, and, on conviction thereof,  
shall be punished by fine not  
exceeding ten million dollars if a corporation, or, if any other person,

three hundred and fifty thousand  
dollars, or by imprisonment not exceeding three years, or by both said  
punishments, in the discretion of  
the court.

A. CONSPIRACY = NAB and RADIO CONGLOMERATES and FCC restraint of  
trade or commerce among the several States, or with foreign nations, is  
declared to be illegal.

SECTION 2 Every person who shall monopolize, or attempt to monopolize,  
or  
combine or conspire with  
any other person or persons, to monopolize any part of the trade or  
commerce among the several States,

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or with foreign nations, shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding ten million dollars if a corporation, or, if any other person, three hundred and fifty thousand dollars or by imprisonment not exceeding three years, or by both said punishments, in the discretion of the court.

\*\*\*\*\*

Remove all NAB TRANSLATORS AND REPLACE WITH LPFM TRANSMITTERS

FCC DOCKET MM 99-25.

REGRESS ALL NAB STATIONS TO 10 TO 3000 WATTS TO SERVE THEIR COMMUNITY OF LICENSE,NOT STATE OR SEVERAL STATES.

THE AIRWAYS BELONG TO MRS.OLGA D'ALESSANDRO AND THE AMERICAN PUBLIC FREE ENTERPRISE FOR MRS.OLGA D'ALESSANDRO TO USE HER AIRSPACE TO BROADCAST AND SERVE HER COMMUNITY,NOT STATE OR SEVERAL STATES.

\*\*\*\*\*

FCC you must be Conscionable and all NAB Stations need to be Retrogression to 10 to 3000 WATTS,so Olga,Woman,Blacks,Minorities can Partake and use their Airways to operate a LPFM Broadcast Station,the NAB Will not Monopolize the Publics Airways with Unnecessary Airway Spectrum Abide by

the Law and their is Plenty for all.

\*\*\*\*\*

NAB's 335 pages of comments are distorted and misleading in their attempt to stop the LPFM movement. The Truth will Prevail!!!!

\*\*\*\*\*

Preface: I am, future broadcasters and simply concerned citizen. I stand for the proposition that the airwaves of America should reflect the breadth of American life not simply the board rooms of less than a dozen megacorporations "Give me my airspace 50 watts worth 3 square miles.

\*\*\*\*\*

On Record:  
Copy To:

The Supreme Court of the United States  
One First Street, N.E., Washington, D.C. 20543  
C/O:  
John Paul Stevens  
Sandra Day O'Connor  
Antonin Scalia  
Anthony M. Kennedy  
David H. Souter

Clarence Thomas  
Ruth Bader Ginsburg  
Stephen G. Breyer

A.  
DOJ  
US The Department Of Justice Anti-Trust Division  
JOEL I. KLEIN  
950 Pennsylvania Avenue,NW  
Washington,DC 20530-0001

I FILE A SUIT and COMPLAINT AGANIST THE NAB FOR MY  
SELF AND THE AMERICAN PUBLIC.

The Radio Industry Belongs To the NAB Threw Monopolization ,But the  
Airways

Belong to Olga and The American Public The NAB has Monopolized The  
Airways  
which is aganist the Law.

The Supreme Court has consistently  
upheld the principle  
that broadcasters can be required to act in the public  
interest. The landmark case is Red Lion v. Federal  
Communications Commission. Despite changes in FCC  
policy over time, that 1969 decision remains a crucial  
legal  
interpretation of broadcast law, making clear that the  
broadcast spectrum is owned by the public, whose interests  
must be served.

LPFM Docket MM 99-25

FCC and DOJ ,Regress All NAB Stations to 10 to 3000 Watts , Plus Disband  
All Translators.

-----  
NAB and FCC i need you to regress the ERP Of 92.7 FM Rehoboth Beach  
Delaware and 106.5 of Lewes Delaware both License 's are not in said  
Communitys.I want to use My Airspace my Airways that belong to me for my

Comunity Radio Non-Profit 90.5 FM WRNB Station my Community is 3 square  
Miles i need 50 Watts.Please adhere immediately.I know you want me to  
have  
excess to my Airways and serve my Community.

Federal Courts You Must Perceive the Difference between Monopolization  
of

the Broadcast Industry, and the Monopolization of The American Publics Airway, By Corporate America.

Thank You  
Mr. D'Alessandro

\*\*\*\*\*  
Who is at fault for the Monopolization of The American Publics airways, is it the FCC or The NAB or both.  
\*\*\*\*\*

Airways can not be Monopolized by the use of high Wattage and Translators placed all over the United States, The NAB has Done this, against the Custom laws of our Nation, the Airways belong to the American Public not Corporate America.

Re-License all NAB stations only with the Necessary ERP of their License Community, not state or several states.

\*\*\*\*\*

Joseph dalessandro wrote:

Dear Joe Gallager:

Question who determines the amount of ERP a station is required if a station License resides in Clayton N.J. area 5 square miles he only needs 100 erp etc for clayton why would FCC grant him 3000 Or 10000 erp or more ??????????????

Answer:

Mr. D'Alessandro,

Monopolizations Of Airways:

The size or location of a city of license has virtually nothing to do with the power allocated to a commercial FM station. Power levels are determined primarily by the channel they are on (i.e. some frequencies are categorized as 3,000 watts and others at 50,000) and are justified in a license application with other technical criteria that must be met by the petitioner. If the petitioner can prove that they can operate on an available channel at a specific power level that falls within FCC guidelines the Commission merely grants the license, this is called Monopolization of the Publics Airways.

\*\*\*\*\*

=====

PREFACE: Date 8/9/99

The NAB has Monopolize the Radio Industry, but the Real Crime is, the NAB has Monopolized the American Citizens Airways with Power Levels of Ten Thousand Watts to One Hundred and Fifty Thousand Watts, plus these same NAB Stations place "Translators" all over the

United States to get there signals into more STATES.

\*\*\*\*\*

To;  
Honorable Congress Of The Republic Of The United States Hold CONGRESSIONAL HEARINGS ON THE NAB, CPB, and NPR And Their Stealing and Monopolizing Of The Publics Airways, Threw high Wattage ERP and Translators.

\*\*\*\*\*

\*\*\*\*\*

The NAB Will not Morally Debase, and Decay the Custom Laws of The United States

The NAB has no Constitutional Law to stop and or should not even attempt to squash this opportunity of what our Country was Built on Free Enterprise. All of the NAB need to be held accountable, and liable for this Act of Betrayal, and Trust of the American Public, by stealing their Airways.

=====

Dear FCC:

Honorable Chairman Kennard:  
Honorable Commissioners:

I Mr. D'Alessandro, I ask for as a right, for you to live up to the Custom Laws of a Nation, and all NAB stations over 6000 Watts be Regressed back according to the Radio Act of 1927 and Telecommunications Act of 1934, with the necessary or desired wattage allowed to serve there Community of License, Not Several States, and Disband all TRANSLATORS, This is the LAW.

The NAB Has Made This a Multi-Billion Dollar Business "at the expense of the Publics Airways", For The Rich and The

Radio Conglomerates.And Screw The American Public Out of There  
Right To  
Their Airways.The Acts Where for Community Citizens to Broadcast  
to their  
Communities,not Several States.

SEC. 311. [47 U.S.C. 311] SPECIAL REQUIREMENTS WITH  
RESPECT TO CERTAIN  
APPLICATIONS IN THE BROADCASTING SERVICE.

(1) shall give notice of such filing in the principal area which is  
served  
or is to be served by the  
station;  
and ,This means the Community of License,No More then 10 to 3000  
Watts,this  
does not mean  
Several States and 100 thousand Watts

(b) Hearings referred to in subsection (a) may be held at such places  
as  
the Commission shall  
determine to  
be appropriate, and in making such determination in any case the  
Commission  
shall consider  
whether the  
public interest the Publics Community, convenience, or necessity will  
be  
served by conducting the  
hearing at a place in, or in the  
vicinity of, the principal area to be served by the station involved  
Community of License.

=====  
US The Department Of Justice Anti-Trust Division  
JOEL I. KLEIN  
950 Pennsylvania Avenue,NW  
Washington,DC 20530-0001

You Need to File a Suit Aganist The NAB On My SUPPORT And  
The American Public Now , what are you doing  
They have Monopolized the Physical Buildings Radio Broadcast  
Stations and Licenses ,But they have Monopolized the Publics Free  
Airways,no  
Spectrum Left for Woman,Blacks,and Minorities!

\*\*\*\*\*

Ed Fritz!  
Your NAB Stations Refuse to put  
my Wife Olga on the air even just once a Month 2 hours you know  
why  
she  
plays Black R&B Group Harmony Music From 1940's & 50's

Plus she Teaches about the Groups and Music.The Red Necks The Country Bumkins are afraid they will loose Advertising Dollars to Promote Black Kids from 1950's. Discrimination Etc.

=====
Please Discern!

"Monopolize The American Publics Air Ways i mean the Spectrum Air Space! Took Away Free Enterprise!

The Sherman Anti-Trust Act of 1890 Every contract, combination in the form of trust NAB TRUST or otherwise, or conspiracy, in restraint of Free Enterprise LPFM FCC Docket MM 99-25,No Air Space no spectrum! trade or commerce among the several States, or with foreign nations, is

declared to be illegal. Every person who shall make any contract or engage in any combination or conspiracy hereby declared to be illegal shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding ten million dollars if a corporation, or, if any other person,

three hundred and fifty thousand dollars, or by imprisonment not exceeding three years, or by both said punishments, in the discretion of the court.

\*\*\*\*\*

F. I am Disabled,Olga Works Two Jobs,Ed Frits The NAB and CPB are Stealing My and Olga's Right to Partake in The Radio Broadcast Business.And i want a Non-Profit 50 Watt Station.

\*\*\*\*\*

This is the Biggest Crime of all against the American Public by the NAB and

The FCC.The NAB has Monopolize the ownership of all Radio

Broadcast Stations.  
"Monopolize The American Publics Air Ways i mean the Spectrum,they have the

NAB Several Thousand Stations from 10 Thousand to 100 Thousand Watts to Cover States rather then there Communities ,this Criminal Act has kept Woman,Blacks,and Minorities from owning there own True Community Radio Stations NO SPECTRUM LEFT, the evidence is overwhelming.

Olga will own a LPFM Station Now or a Million Dollar Station in Serveral years.

=====

FCC Downgrade The Current NAB and CPB Stations, to The Requirements of The 1934 Radio Act,10 to 3000 Watts to Legally Serve It's Community,this gives Woman,Blacks and Minorities a oppportunity to Compete Aganist White Corporate America The NAB and CPB,and have a Community Voice The NAB and CPB should not object after all they insist they are for and are Community Radio.

There are Several Thousand NAB & CPB Stations in Excess

of Ten (10000) to One Hundread (100000) Thousand Watts this type of Activity is Discrimination and Fascism Toward Woman,Blacks and Minorities who want a LPFM Station FCC Docket MM 99-25.

This Is The Legal Law For Radio Broadcast and Needs To Be Brought To Civil Rights Court,For Punitive Damage To Woman,Blacks and Minorities By The NAB,CPB,and The FCC.

=====

G.

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 interest, convenience,  
and necessity."

=====

H.  
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 NAB Ed Fritz,Jeff Baumann,and Steve  
Bookshester have Taken  
the Communications Act's of 1927 & 1934,1996 and used it with  
Total  
Disregard  
Aganist 99.9 % of the Peoples Democracy.

=====

Ed Frits Your A Scam!  
Your Test Will Prove to be a Scam,There is Not 28 Kind Of  
Radios In the American Publics Hand As of This date,You must of  
Tested  
Watch radios and 1950's Sleeve Radios. Your a Joke and a Foolish  
Old  
Man looking to Stuff His Pockets,and You Want Supreme White  
Corporate America Power!

figures can lie and liars can figure. that's the bottom line on  
the interpretation of some of those studies,Conducted by The NAB

reception  
The studies indicate there is a huge amount of  
existing radios that will NOT support lpfm  
and reject 2nd channel and in some cases 3rd

channel.

which studies?

is the huge amount purely a quantity of receivers or  
the  
number  
of models studied. if the latter are there numbers to  
determine  
the percentage penetration of the consumer market for  
each  
model. is there any aging on these studies or are we  
talking  
about all the receivers ever made.

receivers  
that  
don't discriminate between the desired channel and 2nd  
or  
3rd  
adjacents also receive interference on 4th adjacents,  
often at  
similar levels. those receivers shouldn't be included  
in  
any study  
because they fail the current regulatory standard.

reception?  
which raises the question, what do you mean by lpfm  
many  
second and third adjacent stations are commonplace in  
those  
areas. are you saying that these radios don't work in  
consumer  
places. i'm not aware of a huge outcry from the  
would  
because of these existing 3rd and 2nd adjacents. why  
lower powered facilities pose a problem?

The fcc's broadcast interference regulations  
only refer to fixed receivers. mobile sets are not  
included. so if  
standard  
these portable radios don't meet the interference  
(whatever that may be), it is irrelevant.

broadcasters are not required to protect mobile  
receivers.

=====

There is not 28 Radios of Kind in the Universe,Ed you must of tested

Watch Radios,to 1950's shirt slevve Radios You are a SCAM Ed Frits

I.

NAB Stations Cause Huge Interfearence, CREATE CHAOS ON THE AIRWAVES.The NAB Wants LPFM FCC Docket MM 99-25 to be the Fall Guy.Solve the Problem FCC give LPFM Equal Spectrum How???? Go out and Limit The NAB Stations to 10 to 3000 WATTS as stated in the 1934 Communications Act to Serve Only your Community,Not Several States

Hey Ed Your Station is way over Rated he only needs 200 watts to serve his Community not 100 Thousand Watts to serve 6 states. There SEVERAL STATIONS ACROSS UNITED STATES WITH HUGE INTERFEARENCE PROBLEMS DUE TO HUGE ILLEGAL WATTAGE OF THOUSANDS!!

=====

Heres a Prime Example of Misuse of the 1934 & 1996 Act's.

Ocean City Md. is 10 miles long and 3 miles wide,a 200 watt Transmitter with a Cicular Polarization Omni Antenna would Cover the Community with No problem You the FCC Licensed NAB Froggy 99.9 FM in Ocean City Md. for 100 Thousand Watts he transmits to 6 states is this communitry radio i think not this bum is keeping me and others in 6 states from useing 99.9 FM Frequincey,you the FCC need to go around the country and knock down all these stations to 10 to 3000 watts,this is your interfearence problem,a good lawyer can make a case of this,DISCRIMINATION ETC. This Bum Has Whole East Coast Tied Up.

=====

Date: 8/5/99  
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

Subject Member: REFORM PARTY  
P.O. Box 9  
Dallas, Texas 75221

CC:  
NAB  
FCC  
Civil Rights Organizations

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99-25

**From:** <Deirdsweet@aol.com>  
**To:** K1DOM.K1PO1(BKENNARD),ROUTE\_A.GWIA1("%20mec@tao.ca...  
**Date:** Mon, Aug 9, 1999 2:26 PM  
**Subject:** In%20Support%20of%20the%20MEC%20Letter%20on%20MM%20Docket%20No.%2099-25

It is essential that the micro radio stations be allowed to grow, if we value the principles that our government was built upon. Protect our first amendment rights by empowering public discourse and information through the medium of micro radio.

Deirdre Sweet

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OFFICE OF THE SECRETARY

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From: joseph dalessandro <jdman@magpage.com>  
To: C BUSH <Cbush@fcc.gov>, CWRIGHT <cwright@fcc.gov>, ...  
Date: Wed, Aug 18, 1999 9:39 AM  
Subject: SPECTRUM!!!

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OFFICE OF THE SECRETARY

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NAB Is Breaking the LAW in a conspiracy ,to stop Mrs. Olga D'Alessandro from Free Enterprise, to stop Mrs. D'Alessandro from using Her Airspace Spectrum!! For Community Service.

\*\*\*\*\*

Working Washington\*s Special-Interest Money System

How has the NAB been able to get so much support for its grab of \$70-billion worth of corporate welfare?

Monopolization of the Publics Airways!

The answer lies with two powerful advantages the NAB lobby wields. First, NAB is a major presence in every congressional district in the country. They have the power to report and shape the news, including the power to control how issues affecting their own operations Air Space "SPECTRUM"\*such as the spectrum giveaway\*are

covered. They also control how, and if, Members of Congress appear on radio and television. That makes legislators

extremely reluctant to take them on. "Most lawmakers don\*t have the nerve to poke a stick in the eye of over-the-air network conglomerates," noted one telecommunications lobbyist.

Second, the NAB is a successful players in the Washington special-interest money game. NAB give generously to political candidates. They also spend millions to lobby

Congress, the Administration and the FCC, making sure that those who carry their message to the White House and Capitol Hill have stellar connections to Washington\*s power elite. The NAB spend lavishly at the political

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conventions to curry favor. And they pay for "fact-finding" trips by congressional aides to learn their side of the issues.

"The Sherman Anti-Trust Act

of 1890"

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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

Subject Member: REFORM PARTY  
P.O. Box 9  
Dallas, Texas 75221  
Democratic Party:  
Republican Party:

ORIGINAL

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From: joseph dalessandro <jdman@magpage.com>  
To: C BUSH <Cbush@fcc.gov>, CWRIGHT <cwright@fcc.gov>, ...  
Date: Wed, Aug 11, 1999 7:31 AM  
Subject: WRNB 90.5

*Handwritten signature*

Preface:

NAB and FCC i need you to regress the ERP Of 92.7 FM Rehoboth Beach Delaware and 106.5 of Lewes Delaware both License 's are not in said Communitys.I want to use My Airspace my Airways that belong to me for my

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FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

Community Radio Non-Profit 90.5 FM WRNB Station my Community is 3 square Miles i need 50 Watts.Please adhere immediately.I k have excess to my Airways.

Federal Courts You Must Perceive the Difference b of the Broadcast Industry, and the Monopolization of T Airway.

*Handwritten: 19/25*

" The Supreme Court has cc upheld the principle that broadcasters can be required to act i interest. The landmark case is Red Lion v Communications Commission. Despite c policy over time, that 1969 decision rem:

legal

interpretation of broadcast law, making c broadcast spectrum is owned by the put

must be served."

LPFM Docket MM 99-25

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EX PARTE OR LATE FILED

**From:** "C. Tyson" <dr\_honest@yahoo.com>  
**To:** K1DOM.K1PO1(PSD)  
**Date:** Tue, Jul 13, 1999 3:35 PM  
**Subject:** SBC Should NOT Be Allowed to Purchase Ameritech

*CC Docket* ✓  
*98-147*

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## Study: Mergers Benefit Cos. Not Consumers



July 13, 1999 11:41 AM EDT

By Tim Dobbyn

WASHINGTON (Reuters) - Telephone companies rather than consumers have benefited most from two huge 1997 telecommunications mergers, a study prepared for the American Association of Retired Persons (AARP) said Tuesday.

AARP said the report raised questions about the consumer benefits of the proposed purchase of Ameritech Corp. by SBC Communications Inc.

The study looked at the SBC/Pacific Telesis and Bell Atlantic/NYNEX combinations of two years ago and concluded the companies had yet to achieve their goals of lower prices, better service and increased local competition.

"As much as federal regulators tried to protect the public interest during the regulatory review process, consumers have received little measurable benefit" from either deal, said Chris Baker, telecommunications analyst with AARP's Public Policy Institute.

SBC spokesman Selim Bingol said the study was wrong. "This report is more of a political document than a true research document," he said. Bell Atlantic also disputed the study.

The purchase of Chicago-based Ameritech by San Antonio, Texas-based SBC would create a telecommunications giant with combined revenues of over \$40 billion and control of local access lines into one third of all U.S. households.

SBC and Ameritech have agreed to a set of market opening conditions that includes potential fines of over \$2 billion for nonperformance to get Federal Communications Commission approval for their merger.

FCC Chairman William Kennard has said the plan appears to address the objections of FCC staff but a 30-day public comment period has been set before the commission votes.

AARP said it would forward its study on the 1997 mergers and its comments on the SBC/Ameritech merger to the FCC.

In the area of service quality, AARP found the former NYNEX region had seen an improvement in most areas of service quality after merging with Bell Atlantic, but residential customers of Pacific Telesis territory

had seen sharp declines in service after being bought by SBC.

On price, AARP said the 1997 mergers had achieved their targets for cost savings but only a small portion had been passed to consumers as lower prices for basic telephone service.

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