

Congress," Billy No-Ethics Tauzin "And Ed Frits Of The NAB, Is
This Your Standards of Official Conduct & Ethics You Will Have To

Answer
To Dio

Ed Frits and The NAB "HYPERBOLE".

The laws of science and physics do not lie,"
regress all Nab Stations to 10 to 3000 watts said NAB President
and CEO Edward O. Fritts, who spoke at a news conference
at

NAB headquarters. "Low-power radio would result in a
significant
increase in interference for a large number of radio
listeners."if we do not REGRESS ALL OUR STATIONS ACCORDING TO THE CUSTOM

LAWS OF OUR NATION

Ed Frits dovete prendere questo giuramento, I VOW TO REGRESS ALL NAB
STATIONS TO 10 TO 3000 WATTS AND ABIDE BY THE LAW, AND THE 1927 & 1934
COMMUNICATIONS ACT'S AND TO SERVE COMMUNITY OF LICENSE AS INTENDED,and
not

to steal and commit a felony aganist the American Public and
Mrs.D'Alessandro

- Dear Honorable Senators:
- Dear Honorable Congressman:
- Dear Chairman Kennard:
- Dear NAB:
- Dear Mr.Klein DOJ:

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

Justice of the Supreme Court William Brennan
"Freedom of speech does not exist in the
abstract. On the contrary, the right to speak can
flourish only if it is allowed to operate in an
effective forum -- whether it be a public park
or a radio frequency LPFM COMMUNITY BROADCAST SERVICE FCC DOCKET MM
99-25.

For in the absence of an

effective means of communications, the right to speak would ring hollow indeed. And, in recognition of these principles, we have consistently held that the First Amendment embodies, not only the abstract right to be free from censorship, but also the right of the individual to utilize an appropriate and effective medium for the expression of his views."

SOLUTIONS to a radio dial whose control is overly concentrated, destroying democratic debate and exchange:

" Justice of the Supreme Court

William Brennan "

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

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"Ten Million Dollars,
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, Monopolization of the Airways!

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, 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.

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.

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

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.

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.

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 opportunity
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.

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.

Date: 9/13/99
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