

Un-Constitutional Bill HR 3439

This Bill Will Forever,prohibit, forbid, and bar; Woman,Blacks,Disabled,

Minorities,and The Less Fortunate,from ever owning a LPFM Community Station,This is a Felony,and the act of stealing; wrongful taking of My

Airways,threw Monopolization.

Note:

Passage's:

" 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:

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.

*****=

A Passage From Oxley Bill HR 3439

"weaken current interference standards, resulting in increased interference with existing radio services and devaluing the investment of current license holders "

*****=

1.The FCC would never Approve Docket MM 99-25 if these assertion where true

Oxley makes these,with little or no proof.

2.This Passage out of the Bill Makes Oxley a Felon,a person who has

committed a felony.

"(5) Impedeing My Right To Free Enterprise, Free Speech and Obstruction,Of My Constitutional Rights,As Proposed By The FCC in The Enactment Of NPRM

Docket MM-99-25 For LOW POWER Community Radio Service.

(6) To Discriminate aganist The People Of The United States,Personal liberty includes the right to enter the free market of economic activity

LPFM Broadcast Service, As Proposed By The FCC Docket MM 99-25-and the free

market of ideas. You have the right to participate in the free market and speak your mind freely. You have no guarantee of success in free enterprise, but you have the right to defend yourself against anyone who

tries to limit or extinguish your right to free enterprise, Such as Congressman Mike Oxley of Ohio, Billy Tauzin Of Louisiana and Ed Fritz of the NAB . Free enterprise built this country. Let's keep building.

*****=

"Redress Congress"

American Citizens Alert Aganist Corrupt Federal Government

CITIZENS PETITION FOR REDRESS OF

GRIEVANCE TO THE CONGRESS OF THE Republic of U.S.A.

Date 11/27/99

of Congress shall make no law respecting an establishment

religion, or prohibiting the free exercise thereof; or

abridging the

freedom of speech, or of the press; or the right of

the

people

peaceably to assemble, and to petition the Government

for

a

redress of grievances.

=97 The First Amendment to the U.S. Constitution

The right of the federal courts to handle "cases arising under this Constitution" is the basis of the Supreme Court's right to declare laws of Congress unconstitutional. This right of "judicial review"

was established by Chief Justice John Marshall's

historic decision in the case of Marbury v. Madison in 1803.AMENDMENT 1

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, or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances. In addition, Congress may not pass laws limiting worship, speech or the press, or preventing people from meeting peacefully. Congress also may not keep people from asking the government for relief from unfair treatment. The Supreme Court has interpreted the 14th Amendment as applying the First Amendment to the states as well as to the federal government.

Oxley Bill Hr 3439 is Illegal

The Sole Purpose of the Bill of Rights is to Restrict our Civil Servents(Congress,)from committing High Crimes and Misdemeanors,aganist the Citizens of the Republic of The United States.As In The Oxley Bill HR 3439

We and or I Joseph D'Alessandro, the People of these United States of America to the Honorable J.Dennis Hastert of Illinois, Speaker of OUR United States

House of Representatives,

If Congress fails to address this Petition i can Redress the Supreme Court of The Republic of The United States:

The People of these United States are the exclusive owners of the Constitution, a document that is both our inheritance and our tool. Its purposes are to establish justice, ensure domestic tranquillity, provide for the common defense, promote the general welfare, and secure the

blessings of liberty to ourselves and our posterity. Faithful to those purposes We advise Congress that our Petition is respectfully presented. We request that Congress will act with speed to remove Congressman Mike Oxley from Office and his duties as My Civil Servent. . We ask Congress to restore Public confidence in the employees, officers and institutions of the Federal Government, particularly the House of Congress.

Motivated solely by patriotism
and fidelity to the highest principles of self-government, We must
advise
our elected representatives
that the growing un-ethical conduct threatens our land; today a vast
majority of the People frankly doubt the
integrity of the Congress. The crescendo of untrustworthy appearances
emanating from the
Congress, and Mike Oxley has given rise to a general conviction that the

Federal
government, unless it is staffed by public servants of the highest
ethical
appearance, inevitably fails to
faithfully execute the laws, depriving us all of the blessings of
liberty
for ourselves and our posterity.

Mindful that the First Amendment to our Constitution guarantees We the
People the right to petitioning
the government for redress of grievances, and:

Whereas, Our Constitution obliges our government to receive our
petitions,
to grant them due process,
to redress grievances speedily, and to thoroughly remediate the causes
of
our grievances if stemming
from the government; Bill HR 3439

Therefore,

We the People of these United States Petition the House of
Representatives to impeach the
Congressman Mike Oxley for Misdemeanors.

We believe already there are more than sufficient findings, evidences
and

proofs readily available
in the public domain regarding impeachable offenses ("misdemeanors")
committed
by the Congressman Mike Oxley.

Articles of Impeachment

(1) deception and trickery Conflict of Interest and Violations of
Public
Trust Bill HR 3439, Inflicting Punishment Threw Technical Differences not
established; not founded not based on realistic
considerations.

(A) A receiver engineering study was conducted by Broadcast Signal Lab,
LLP. The study, Cambridge, MA - . According to a technology study
released
today by a

consortium of LPFM advocates, implementation of a Low Power FM ("LPFM") radio service will not lead to a significant increase

in interference with

current, full-power stations.

(B) FCC engineering study Study shows a desirable and or beneficial consequence, For FCC Docket MM 99-25

(2) No adherence to moral and ethical principles; soundness of moral character; honesty. the state of being whole, entire, or undiminished:

to preserve

the integrity of the The Peoples US Constitution:

(3) an instance of misbehavior; misdeed. Bill HR 3439

(4) Serve Corporate America, and Special Interest Groups (ala. Ed Fritz and

The NAB), to give and receive reciprocally

NAB and Telecommunications , industry Give Soft Money, and Contribute to

Congressman Oxley , and the NAB and Telecommunications industry receive The 1999 Radio Broadcast Preservation Act Bill HR 3439, Which is illegal, Sec mo=B7nop=B7o=B7ly =96 exclusive control of a commodity or service in

a

given market, or control that makes possible the fixing of prices and the

virtual elimination of free competition. 1983. Civil action for deprivation of rights, US Code : Title

15, Section 631 Sec. 631. Declaration of policy (a) Aid, counsel, assistance, etc., to small business concerns The essence of the American

economic system of private enterprise is free competition.

US Code : Title 15, Section 631a

Sherman Antitrust Act in 1890

(a) Impeding My Right To Free Enterprise, Free Speech and Obstruction, Of

My Constitutional Rights, As Proposed By The FCC in The Enactment Of NPRM

Docket MM-99-25 For LOW POWER Community Radio Service.

Impeachment Petition Is Based on the Judgments rendered in the Federal Court Sanders vs. The FCC 1940: This Judgment Sets Justification For My Impeachment of Congressman Oxley.

(b) The Court Granted a FCC License On Three Main Issues:

1. Free Enterprise, The Basis Of Our Economy:

2. No Exclusive Control of a Commodity or service in a given Market. No

Monopoly or Monopolys:

. Monopolizing trade is a felony.

. Every person who shall monopolize, or attempt to monopolize, or combine or

conspire with any other person or persons, to monopolize (The NAB & Mike Oxley) 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 \$10,000,000 if a corporation, or, if any other person, \$350,000, or by imprisonment not exceeding three years, or by both said punishments, in the discretion of

the court. Ed Fritz and the NAB Have Monopolized:

3. To Serve The Needs Of Your and or A Community, The Public's Interest First:

SEC. 202. BROADCAST OWNERSHIP.

(a) National Radio Station Ownership Rule Changes Required: The Commission

shall modify section 73.3555 of its regulations (47 C.F.R. 73.3555) by eliminating any provisions limiting the number of AM or FM broadcast stations which may be owned or controlled by one entity nationally.

(This
Section is Illegal and Is Void)

The Communications Act's of 1927 and 1934 were Created for the American

People, and The Communities They Reside In:

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:
7. To Monopolize An Entire Market = 3D Anti - Trust Violations Against Free Enterprise As Proposed By The FCC in Docket MM-99-25 LPFM Broadcast Community Service:

The Above Violations are imposed because The NAB, Has taken the Communications Act's Of 1927 & 1934, 1996 Which Were Established for the

American People, All The People, not Just The Rich and Wealthy, Radio Conglomerates, The NAB, or Investment Firms. The Act's were created for all

people to have an Opportunity, to Compete, on a JUST AND HONEST, PRINCIPAL FOUNDATION. The NAB has Taken the Communications Act's of 1927 & 1934, and

1996 used it with Total Disregard Against 99.9 % of the People's Democracy.

The American People Have A Right To Free Enterprise, Contrary To the Big Money Changers Billy Tauzin, And Ed Fritz Of The NAB and the Radio Conglomerates

(5) Impeding My Right To Free Enterprise, Free Speech and Obstruction, Of
My Constitutional Rights, As Proposed By The FCC in The Enactment Of NPRM

Docket MM-99-25 For LOW POWER Community Radio Service.

(6) To Discriminate against The People Of The United States, Personal liberty includes the right to enter the free market of economic activity

LPFM Broadcast Service, As Proposed By The FCC Docket MM 99-25-and the free

market of ideas. You have the right to participate in the free market and speak your mind freely. You have no guarantee of success in free enterprise, but you have the right to defend yourself against anyone who

tries to limit or extinguish your right to free enterprise, Such as Congressman Mike Oxley of Ohio, Billy Tauzin Of Louisiana and Ed Fritz of

the NAB . Free enterprise built this country. Let's keep building.

(7) to make a distinction in favor of or against a person or thing on the basis of the group, class, or category to which the person or thing belongs rather than according to actual merit; show

partiality:

(8) Discriminate Against the American People and The Constitution,

The Communications Act of 1934

Philosophical and Legal Foundations of Commercial Television and 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(Oxley has given our airways to the NAB) Commercial broadcasters are licensed use the airways.

The main condition for use will be whether the broadcaster served "the public interest, convenience, and necessity."

Footnote:

Some Congresswoman,or Congressman need's to step forward,who has adherence to moral and ethical principles; soundness of moral character; honesty. Integrity,Morals,and the Courage to Stand up to Ed Frits,Billy Tauzin and his Mouthpiece Mike Oxley and all his Posse.

And Sponsor,and or be responsible for a vouch, or answer for,:

"The 1999 Radio Broadcast Regression Act"

To regress all NAB and NPR Radio Stations to 10 to 3000 Watts to serve their Community Of License not the Entire State or Several States,and Conform,and or to act in accordance with the

Custom Laws of our Nation,and The 1927 & 1934

Communications Act.This would allow the American Citizens to

Partake in Free Enterprise and Community Broadcast

Service,and return

their Airways back.

Joseph D'Alessandro

94 Angola Estates
Lewes, Delaware 19958