

SUNSHINE PERIOD

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Date: 1/15/00 6:44AM
Subject: Federal Communications Commission:

TO: Federal Communications Commission:

FCC to retain 2nd adjacent

channel restrictions.
 LPFM that will severely limit the number of LPFM stations that can be licensed nationwide. In RM-9242 I showed how it would be necessary to delete the 2nd and 3rd adjacent channel restrictions to allow any great number of LPFM stations to be created and I showed how this could be accomplished without causing interference. The FCC's own receiver study later proved this was possible. However, under the rules the FCC intends to vote in on Jan 20th, they will drop only the 3rd adjacent channel restrictions and keep in force the 2nd adjacent channel restrictions. This means that, even with the reduced power of 100 watts, very very few stations will be available in the larger markets where the spectrum is tight and the need is greatest.

If You Do Not relax 2nd adjacent channel restrictions You Must Enact "Enact "The 2000 Radio Broadcast Regression Act"

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 List ABCDE

(FCC Docket MM 99-25 LPFM Citizens Community Interest Radio)

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. As Proposed By The FCC in Docket MM 99-25 Free Enterprise

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From:
Sig... Joseph D'Alessandro
Sig.. Batalatto a close friend.

FCC, NAB You Don't Have The
courage, or fortitude to Admit This is a Felony and Un-Constitutional, But
the Supreme Court Will!

United States Code
TITLE 15 - COMMERCE AND TRADE
CHAPTER 1 - MONOPOLIES AND COMBINATIONS IN RESTRAINT
OF TRADE a company or group that has such control of
Interstate Commerce The NAB Which falls under The FCC Radio Transmit
Signal.

US Code as of: 01/05/99
Sec. 631. Declaration of policy

"Equals 2000 Radio Broadcast Regression Act"

(a) Aid, counsel, assistance, etc., to small business concerns
The essence of the American economic system of private enterprise
is
free competition.

Only through full and free competition can free markets, free entry
into business, and
opportunities for the expression and growth of personal initiative
and
individual judgment
be assured. The preservation and expansion of such competition is
basic not only to the
economic well-being but to the security of this Nation. Such
security
and well-being
cannot be realized unless the actual and potential capacity of
small
business is encouraged
and developed. It is the declared policy of the Congress that the
Government should aid,
counsel, assist, and protect, insofar as is possible, the interests
of
small-business concerns
in order to preserve free competitive enterprise, to insure that a
fair proportion of the total
purchases and contracts or subcontracts for property and services
for
the Government

Theft and Monopolization of Mrs. Olga D'Alessandro Airways, Free Trade, Free Enterprise, and Interstate and Intrastate Commerce.

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The Telecommunications Act, (Section SEC. 202. is Illegal and Is Void)
 (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)
 and all of acquiring Radio Stations By The Radio Conglomerates before ,and after 1996 are Illegal and a Felony.

See Sanders vs. The FCC one License Per Applicant for License of Community, to prevent Monopolization, and Assure and or to pledge or promise;

give surety of; guarantee Free Enterprise and Free Competition.

CHAPTER 1 - MONOPOLIES AND COMBINATIONS IN RESTRAINT OF TRADE :

The NAB: National Association Of Broadcasters:

Deputed By The Radio Conglomerates!
 to set forth clearly or earnestly with a view to influencing opinion or action or making protest, to protest; make representations against.
 by deputed right in exercising a voice in legislation or government:

any large association of individuals The NAB, or commercial corporation or combination having a monopolistic or semimonopolistic control over the production of some commodity, Commerce or service, having a continuous existence independent of the existences of its members, and powers and liabilities distinct from those of its members.

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 \$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.

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Sec. 2. Monopolizing trade a felony; penalty
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 \$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.

Sec. 3. Trusts in Territories or District of Columbia illegal;
combination
a felony
Every contract, combination in form of trust or otherwise, or
conspiracy,
in restraint of trade or
commerce in any Territory of the United States or of the District of
Columbia, or in restraint of
trade or commerce between any such Territory and another, or between any

such Territory or
Territories and any State or States or the District of Columbia, or with

foreign nations, or between
the District of Columbia and any State or States or foreign nations, is
declared illegal. Every person
who shall make any such contract or engage in any such combination or
conspiracy, 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 both said punishments, in the discretion of the court.

CC:DOJ US The Department Of Justice Anti-Trust Division
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