

To the Commission:

In response to recent filings, including those filed late or ex-parte, I wish to add an addendum to my previous filings of comments and reply comments by suggesting that opponents of this proposal have the option of using mandamus proceedings to compel the Federal Communications Commission to regulate as Congress intended with regard to interference. Therefore, those whose licenses and permits are infringed by any proposals adopted by this Commission with reckless and heedless disregard to the mandate of law not to interfere should consider proceeding against the Commission in mandamus proceedings before the U.S. Court of Appeals. To do this, a Petition challenging this rulemaking must be filed in Court and should be - this will allow mandamus in aid of the appellate court's authority. It is self-evident to this date that the Commission has deliberately swept a number of true and accurate interference complaints under the carpet...that is the ministerial duty the Commission has deliberately avoided performing. With these two facts, the right to mandamus exists. If mandamus is granted, the Commission should be forced to regulate as Congress mandated under pain of imprisonment as this clearly is the only way members of this Commission will ever take seriously their duties to existing licensees not to authorize activities in direct contravention to law, as I believe is the current state of this proposal.

Respectfully submitted:

/s./ James E. Whedbee, M.Ed.