

Dear Senator, and or Congressman:

*You Need To Take Somebody by the hand and get this Situation handled.
for \$5,000.00-thousand dollars i can legally start a LPFM STATION,i will get a license Consultant Engineer to find a Non-Commercial FM frequencey,then i will submit it to the FCC the frequencey will only be a tiny 50 watts.and there should be no reason why i can not get a license,.*

The FCC rules i can not even begin to start a station unless one of you would give Olga \$150,000.00 thousand dollars.Under this Situation i can not even apply,because i dont meet there standards,now that is bull-shit,i have a right to start a legal LPFM STATION,as long as i dont interfear with someone else that why you get a License Consultant Engineer.

HEY LETS DO SOMETHING THIS LEGAL RIGHT SITUATION IS

NOT GOING TO GO AWAY

DOCKET FILE COPY ORIGINAL

Dear Chairman and Commissioners:

Send my license:

It is my Civil Rights and Liberties you have, Discriminated Against Mr. D'Alessandro. Once again look at the Illegal Rule

JUDGE WILKEN HAS SET PRECEDENTS (PLURAL)

1934, as amended, which sets up certain basic requirements. In general, applicants must satisfy the Commission that they are legally, technically, and financially qualified, and that operation of the proposed station would be in the public interest.

This is Worth Taking Filing Suit FOR All People Of The United States

I will Request 1 Billion Dollars, for Abuse To my Rights, and Discrimination, Racism, Fascism, ETC.

Chairman and Commissioners, Chief Counsel, .

this one illegal Rule against by freedom and civil rights to succeed, in a Democracy, and or at least have the Opportunity, makes Ineffective, and Nullify's all you rules and regulations.:

it is not a free speech issue anymore, but a Civil Rights Violation, and Civil Liberties Issue.

Send my License

Dear Chairman and Commissioners: i like you guys this is why i transmit this info to you.:

you better get you PIMP the NAB asap tell them to make sure they turn into community stations.

heres one of you rufes

Licensing of these facilities is prescribed by the Communications Act of 1934, as amended, which sets up certain basic requirements. In general, applicants must satisfy the Commission that they are legally, technically, and financially qualified, and that operation of the proposed station would be in the public interest. ONLY THE WHEALTHY<NAB>AND RADIO CONGLOMERATES NEED APPLY>

1. this leaves Olga, Woman 99.9%, and Blacks and Minorities out DISCRIMINATION and or FASCISM AND RACISM SAME MEANING, (note (99.9%) not able to qualify for a license, (Note DISABLED ALSO)

2. you and i know 90.5 % of the NAB dont give a SHIT about the communities why they dont have free AIR TIME THEY PLAY SOME PSA ON SUNDAY MORNING BURY IT NIGHT, YOU LOST COURT CASE RIGHT HERE IN YOUR FIRST PARAGRAPH.

-AND THOSE ARE YOUR BASIC REQUIREMENTS

No. of Copies rec'd
Net ABCDE

PS I DONT EVEN NEED A ATTORNEY TO HUMBLE YOU IN COURT

Mr.D'Alessandro

Dear Senator and or Congressman:
date 6-26-98

I ask you as my Elected Representative,lets forget what State we are from lets Represent the entire United States,in this matter.Lets forget Olga,Blacks,and The Many Minoritys,the first section of writing,in The FCC RULES AND REGULATIONS is a blatant,Civil Rights Violation,not only Against Olga ,Woman,Blacks,and Minoritys,but against 99.9% of the American Public Who You Represent,as our elected officals,to run,the Government,Of The American People,FOR THE PEOPLE AND OF THE PEOPLE.These 99.9% of the people are(PS I FORGET THE DISABLED SUCH AS MYSELF) ARE DISCRIMINATED AGAINST,AND LEFT OUT OF THE AMERICAN DREAM UNLESS YOU ARE RICH AND WEALTHY OR THE NAB.ALL OLGA WANTS IS A 50 WATT TINY LITTLE FM STATION,TO PLAY HERE MUSIC AND TEACH ABOUT THE GROUPS,A NON-COMMERCIAL STATION,WHERE NOT IN IT FOR THE MONEY,SHE WANTS TO PRESERVE A MUSIV ART FORM WHICH IS A PART OF AMERICAN HERITAGE,AND CULTURE.I DONT WANT TO GO TO COURT,AGANIST THE FCC BUT I WILL,AND ALSO FOR THE OTHER 99.9% OF THE AMERICAN PEOPLE,WHO ARE SHUT OUT BY THE FCC,YOU NEED TO DO ACTION NOW,HERE IS THER RULE AS STATED,.

Licensing of these facilities is prescribed by the Communications Act of 1934, as amended, which sets up certain basic requirements. In general, applicants must satisfy the Commission that they are legally, technically, and financially qualified, and that operation of the proposed station would be in the public interest.

Mr.D'Alessandro

Application for Broadcast License
To Chairman Kennard:,and The FCC Commissioner's

Mr. & Mrs. Joseph L.D'Alessandro
94 Angola Estates
Lewes, Delaware 19958
Phone 302-945-1554

We exercise and or put in to action our Legal, and Civil Rights, and abide by the Law Of a free Democracy, Governed by and for the people, with fair, responsible, and, accountable representation by our Elected Officials, and Independent Government: Branches as noted The FCC, .:

1. From the Bill of Rights: "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..."

2. Article 19: "Everyone has the right to freedom of opinion and expression; this right includes freedom to hold opinions without interference and to seek, receive and impart information and ideas through any media and regardless of frontiers."

We Request a Immediate FM frequencey Broadcast License and or, Freedom to deviate from abuse of liberty, ., and civil rights, under the Democracy that we live in and under.

1. License A. 88.3 FM Frequencey, 24 hours per day 50 Watts.
to be Non-Commercial, and Educational, to play music, and teach about, Black American Rythem & Blues Doo-WOP Music, which is an American Cultural, A Music Art Form, and A Part of American Heritage, which was abused

and Denied Air Play During the 1950's because the Boys and Girls and i mean Pre-Teenagers and Teenagers,where Black,and the Radio Station back then where Predominately White,you know what it is 1998 and it still the same as a matter of knowlege it is worse extent.:

2.License B.83.3 FM Frequencey.Special Event License 6 Hours per-week 24 hours per-month for 1 year.Non-Commercial,Educational same As Above for License A.

please send License .

thank you sincerely
Mr. & Mrs. D'Alessandro

U.S. Department of Justice

Americans with Disabilities Act

ADA HOME PAGE

<Picture: bar>

I Also file for a Livense threw the ADA

The ADA prohibits discrimination on the basis of disability in employment, programs and services provided by state and local governments, goods and services provided by private companies, and in commercial facilities.

The ADA was signed into law on July 26, 1990. It contains requirements for new construction, for alterations or renovations to buildings and facilities, and for improving access to existing facilities of private companies providing goods or services to the public. It also requires that State and local governments provide access to programs offered to the public. The ADA also covers effective communication with people with disabilities, eligibility criteria that may restrict or prevent access, and requires reasonable modifications of policies and practices that may be discriminatory.

The ADA gives the Department of Justice (DOJ) authority to issue regulations for title II and III of the ADA and to provide technical assistance and enforcement. The Department also has authority to certify that a State or local accessibility code is equivalent to the ADA's requirements for new construction and alterations.

Mr.D'Alessandro

June 20, 1998

Press release: For immediate release

Contact: Stephen Dunifer 510-549-0732
Carol Denney 510-548-1512

Procedure Be Damned-Free Speech is the Issue

Judge Wilken's decision, based on narrow procedural grounds, is a slap

in the face of free speech and amounts to prior restraint. Neither I nor the micropower broadcasting movement will be silenced by this injunction. It only encourages me to intensify my efforts in the creation of a truly democratic grass-roots broadcast media and facilitate the citizens of this country taking back what rightfully belongs to them - the airwaves.

My attorneys, Luke Hiken and Alan Hopper, will be filing a motion to challenge this extremely flawed ruling which insists that one must, first, take part in an obviously futile process before constitutional standing can be established. For 64 years, the FCC has stood for the protection of corporate interests and profit, not the first amendment. To hell with the FCC, NAB, and corporate control. We are going to reclaim our rights and resources through an ever-increasing campaign of electronic civil disobedience and direct action. Free speech by any means necessary. No retreat, no surrender.

By Stephen Dunifer

From: "Joseph D'Alessandro" <jdman@magpage.com>
To: A4.A4(FCCINFO)
Date: 7/1/98 12:57pm
Subject: ?

RECEIVED

RM-9242

JUL - 1 1998

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

COMMENTS RULE RM -9242 PASS LPFM RADIO:

Dear Senators, Congressman, and Lady's:
Chairman Kennard, and Commissioners:

I have applied for a 50 Watt License i am still Waiting.

This Rule Rule Needs to be Revised, Are you Blind and or Not Logically Connected, this rule Removes, Leaves Out For Consideration, Olga, Woman, Blacks, and Other Minority's. plus 99.9% of the American Public from ever Applying For A Broadcast License, This is a Human And Civil Rights Violation, it Does Not have to do with free Speech, if all of the Above can not Apply then you have no Problem, we can not even get to free Speech Issue, I Suggest you READ THIS RULE VERY CAREFULLY AND YOU TELL ME, IF IT IS NOT RACIST, FASCISM, AND DISCRIMINATION, AT ITS BLINDNESS, YOU SHUT 99.9% OF AMERICANS OUT OF THERE RIGHTS TO OWN A COMMUNITY RADIO STATION.

HERE IS YOUR RULE

1934, as amended, which sets up certain basic requirements. In general, applicants must satisfy the Commission that they are legally, technically, and financially qualified, and that operation of the proposed station would be in the public interest.

YOU FORGET TO AMEND TO THIS RULE "ONLY THE NAB, THE RICH, AND RADIO

CONGLOMERATES CAN APPLY."

YOU OTHER LESSER, PART OF AMERICA NEED NOT APPLY.;

SOONER OR LATER A PERSON LIKE ME IS GOING TO BEAT YOU IN COURT THEN YOUR WHOLE WORLD WITH YOUR PIMP NAB ETC. WILL FALL TO PIECES

HERE IS MY APPLICATION FOR THE 5TH. TIME

Application for Broadcast License
To Chairman Kennard, and The FCC Commissioner's

Mr. & Mrs. Joseph L. D'Alessandro
94 Angola Estates
Lewes, Delaware 19958
Phone 302-945-1554

We exercise and or put in to action our Legal, and Civil Rights, and abide by the Law Of a free Democracy, Governed by and for the people, with fair, responsible, and, accountable representation by our Elected Officials, and Independent Government Branches as noted
The FCC, ..

1. From the Bill of Rights: "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. ."

No. of Copies rec'd
List A B C D E

2

2. Article 19: "Everyone has the right to freedom of opinion and expression; this right includes freedom to hold opinions without interference and to seek, receive and impart information and ideas through any media and regardless of frontiers."

We Request a Immediate FM frequency Broadcast License
and or, Freedom to deviate from abuse of liberty., and civil rights, under the Democracy that we live in and under.

1. License A.88.3 FM Frequency, 24 hours per day 50 Watts.

to be Non-Commercial, and Educational, to play music, and teach about, Black American Rhythm & Blues Doo-WOP Music, which is an American Cultural, A Music Art Form, and A Part of American Heritage, which was abused and Denied Air Play During the 1950's because the Boys and Girls and I mean Pre Teenagers and Teenagers, where Black, and the Radio Station back then where Predominately White, you know what it is 1998 and it still the same as a matter of knowledge it is worse extent.:

2. License B.88.3 FM Frequency. Special Event License 6 Hours per-week 24 hours per-month for 1 year. Non-Commercial, Educational same As Above for License A.

please send License .

thank you sincerely
Mr. & Mrs. D'Alessandro

U.S. Department of Justice

Americans with Disabilities Act

ADA HOME PAGE

<Picture: bar>

I Also file for a License threw the ADA

The ADA prohibits discrimination on the basis of disability in employment, programs and services provided by state and local governments, goods and services provided by private companies, and in commercial facilities.

The ADA was signed into law on July 26, 1990. It contains requirements for new construction, for alterations or renovations to buildings and facilities, and for improving access to existing facilities of private companies providing goods or services to the public. It also requires that State and local governments provide access to programs offered to the public. The ADA also covers effective communication with people with disabilities, eligibility criteria that may restrict or prevent access, and requires reasonable modifications of policies and practices that may be discriminatory.

The ADA gives the Department of Justice (DOJ) authority to issue regulations for title II and III of the ADA and to provide technical assistance and enforcement. The Department also has authority to certify that a State or local accessibility code is equivalent to the ADA's requirements for new construction and alterations.

Mr.D'Alessandro

DOCKET FILE COPY ORIGINAL

From: "Joseph D'Alessandro" <jdman@magpage.com>
To: A4.A4(FCCINFO)
Date: 7/1/98 12:50pm
Subject: ?

RECEIVED

JUL - 1 1998

FEDERAL COMMUNICATIONS COMMISSION
OFFICE OF THE SECRETARY

RM-9242

Application for Broadcast License
To Chairman Kennard, and The FCC Commissioner's

Mr. & Mrs. Joseph L. D'Alessandro
94 Angola Estates
Lewes, Delaware 19958
Phone 302-945-1554

We exercise and or put in to action our Legal, and Civil Rights, and abide by the Law Of a free Democracy, Governed by and for the people, with fair, responsible, and, accountable representation by our Elected Officials, and Independent Government Branches as noted
The FCC, ..

1. From the Bill of Rights: "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..."

2. Article 19: "Everyone has the right to freedom of opinion and expression; this right includes freedom to hold opinions without interference and to seek, receive and impart information and ideas through any media and regardless of frontiers."

We Request a Immediate FM frequency Broadcast License and or, Freedom to deviate from abuse of liberty, and civil rights, under the Democracy that we live in and under.

1. License A.88.3 FM Frequency, 24 hours per day 50 Watts.
to be Non-Commercial, and Educational, to play music, and teach about, Black American Rhythm & Blues Doo-WOP Music, which is an American Cultural, A Music Art Form, and A Part of American Heritage, which was abused and Denied Air Play During the 1950's because the Boys and Girls and i mean Pre-Teenagers and Teenagers, where Black, and the Radio Station back then where Predominately White, you know what it is 1998 and it still the same as a matter of knowlege it is worse extent.:

2. License B.88.3 FM Frequency. Special Event License 6 Hours per-week 24 hours per-month for 1 year. Non-Commercial, Educational same As Above for License A.

please send License .

thank you sincerely
Mr. & Mrs. D'Alessandro

U.S. Department of Justice
Americans with Disabilities Act

No. of Copies rec'd
LISTABODE

2

ADA HOME PAGE

<Picture: bar>

I Also file for a Livense threw the ADA

The ADA prohibits discrimination on the basis of disability in employment, programs and services provided by state and local governments, goods and services provided by private companies, and in commercial facilities.

The ADA was signed into law on July 26, 1990. It contains requirements for new construction, for alterations or renovations to buildings and facilities, and for improving access to existing facilities of private companies providing goods or services to the public. It also requires that State and local governments provide access to programs offered to the public. The ADA also covers effective communication with people with disabilities, eligibility criteria that may restrict or prevent access, and requires reasonable modifications of policies and practices that may be discriminatory.

The ADA gives the Department of Justice (DOJ) authority to issue regulations for title II and III of the ADA and to provide technical assistance and enforcement. The Department also has authority to certify that a State or local accessibility code is equivalent to the ADA's requirements for new construction and alterations.

Mr.D'Alessandro