

#9242

**From:** "Joseph D'Alessandro" <jdman@magpage.com>  
**To:** K1DOM.K1PO1(FCCINFO)  
**Date:** Sat, Oct 10, 1998 10:54 AM  
**Subject:** ?

Date: October 12, 1998  
 From: Mr. Joseph D'Alessandro  
 94 Angola Estates  
 Lewes, Delaware 19958  
 302-945-1554  
 Subject: Member # 8512 7568 1596 4858  
 To Chairman Kennard, and Commissioners, and the FCC:

i put into action by Freedom of Expression, and Freedom of Speech threw freedom of Expression:

Impeach the  
 FCC

For decades now the FCC has LIED to the American people and misled Congress. They have not properly served the public interest. Their own web page is a testament to their lack of service. It states that they receive thousands of requests each year for information on how to start a low power broadcast stations. These people are turned away. They are told there is not enough spectrum for every body who requests it. This is due in part to POOR MANAGEMENT OF THE RESOURCE THAT THE FCC WAS INTRUSTED TO MAINTAIN!

Spectrum SCARCITY is partially due to the fact that large numbers of small town stations have been moved away from their city of license. The people in these small towns have been asking for years " What happened to our station" and "We no longer receive local service, what can we do to bring it back" This has happened to at least three cities around Indianapolis. The most recent station WIRE, located in Lebanon Indiana, still has the town up in arms! I know from reading different broadcast magazines that this problem is not unique to Indy! These stations are commandeered to cover larger cities near by. In order to maintain the signal strength (also called SERVICE by the FCC) in the city of license that is required by the FCC, the power is turned up! This act precludes other stations from going on the air in these areas now blanketed by this signal! A number of LOW POWER stations could be placed in these areas! The FCC recently stated that the band wouldn't work with large numbers of LOW POWER stations, it works with a few high power stations. THIS IS A LIE, its purpose is to mislead the Judges, the public and Congress !!!! The FCC's own records show that frequencies where 12,000 to 50,000 watt stations reside may only have one or two stations to a state. The frequencies that have stations at power levels of 3,000 watts or less have several stations within a state!!!

With the advancements in technology and receiver design WE NO LONGER NEED THESE 10KW TO 100KW RELICS OF THE PAST!!!

Stations with HAAT of 300' to 500' should be reduced by 10db. Stations with HAAT of 500' to 1000' or more should be reduced by 16db. The table of allotments (which is how the FCC originally licensed stations) should be followed to the letter. Stations should be required to move back to their CITY OF LICENSE as was originally intended by the table of allotments.

The interference documentation that the FCC uses to determine the

RECEIVED

OCT 12 1998

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

EX PARTE OR LATE FILED

No. of Copies rec'd 0+1  
List ABCDE

number of stations that can be on in a given area is based on very old receiver technology!!! Modern day receivers with their very selective ceramic filter and the high intercept point of the transistors used in the front end, make them several orders better than receivers of just 10 years ago!! There are still VERY CHEAP receiver on the market but most come with a label attached that says " THIS DEVICE MAY NOT CAUSE INTERFERENCE AND THIS DEVICE MUST ACCEPT ANY INTERFERENCE INCLUDING THAT WHICH MAY CAUSE UNDESIRABLE OPERATION"!!!!

All of that added to the hundreds of unlicensed stations removed from the airwaves, SOME FORCEFULLY, each year equals a FEDERAL AGENCY that is not serving in the PUBLIC INTEREST. OUR ELECTED OFFICIALS, AND THE ONES ABOUT TO BE ELECTED, NEED TO BE MADE AWARE OF THESE FACTS!!!