

TO: FCC

SUBJECT: RM-10803

I am writing to let you know that I am appalled by Clear Channel Communications networks in North Carolina, specifically the Raleigh/Durham area and station G105 (WDGC).

On September 22 and 23, their Bob and Madison show advocated criminal assaults against bicycle riders. One host suggested pelting cyclists with empty soft drink bottles, which he purportedly carries in his car for just such opportunities. These personalities were using their FCC operating permit to instruct the motoring public to commit a Class E felony by violating North Carolina General

Statute 14-32, Assault with a Deadly Weapon Inflicting Serious Injury. When used to attack innocent bystanders, a car is certainly considered a deadly weapon.

This is exactly what the Bob and Madison Morning Show advocated.

There can be no doubt that these broadcasts are NOT protected by free speech. The outrageous behavior of these personalities by inciting the public to commit felonious assault clearly places these comments outside the guarantees of the first amendment. Clear

Channel should be held responsible for the actions of its employees. All persons involved in the show should be severely punished, and Clear Channel should lose their broadcasting license over this act. FCC licenses should be provided to broadcasters who serve the public interest. This is not a case of differing political views or conflicting musical preferences. This is a case of advocating violence against innocent people who have a legal right to ride bicycles on the road in accordance with local and state laws. Clear Channel is quite obviously operating contrary to the public interest, and abusing their broadcasting license in an incomprehensible effort to boost ratings. I insist that the FCC immediately pursue revocation of Clear Channel Communication's broadcasting license(s).

Stan Murrell