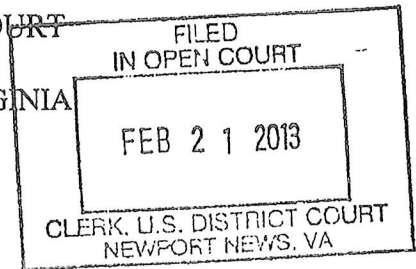


EXHIBIT A
(Restitution Order)

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF VIRGINIA

Newport News Division



UNITED STATES OF AMERICA

v.

SAMUEL B. JACOBS,

Defendant.

Criminal No. 4:10CR149-001

RESTITUTION ORDER

1. Pursuant to 18 U.S.C § 3663A(a)(1), the defendant is sentenced to pay restitution in the amount of \$627,963.34 jointly and severally with any co-defendants who are ordered to pay restitution for the same losses.¹
2. The amount of restitution paid to any victim, collectively, shall not exceed the victim's total loss from the offenses of conviction.
3. The victims' names, addresses, and the victims' respective total loss amounts are listed in Attachment A to this Restitution Order.
4. Interest:
 ☒ is waived, if timely paid.
 _____ accrues as provided in 18 U.S.C § 3612(f).
5. Restitution is due and payable in full immediately, and notwithstanding any other provision of this Restitution Order, the Government may enforce restitution at any time. The defendant shall make a bona fide effort to pay restitution in full as soon as practical.
6. If incarcerated, the Court encourages the defendant to participate in the Bureau of Prisons' Inmate Financial Responsibility Program, to comply with the provisions of the financial plan, and to meet the defendant's financial obligation, pursuant to 28 C.F.R. § 545.10-11.

¹ The presently known co-defendant is Christopher C. Rice (4:10CR149-002).

7. The defendant shall pay to the Clerk at least \$~~250.00~~ per month or 25 percent of gross income, whichever is greater, beginning 60 days after release from imprisonment.
8. All payments shall be made to the Clerk of Court, United States District Court, 600 Granby Street, Norfolk, Virginia 23510-1811.
9. Within 30 days of (a) any change of name, residence, or mailing address; and (b) any material change in economic circumstances that affects the ability to pay restitution, the defendant shall notify the Clerk of Court and the United States Attorney's Office, Financial Litigation Unit, 8000 World Trade Center, Norfolk, VA 23510.
10. No delinquent or default penalties will be imposed except upon Order of the Court.
11. The Clerk of Court shall distribute the funds to the victims on a pro rata basis. The Clerk may withhold distribution of any restitution amounts until the sum available for restitution to each victim is at least \$25.00.



Mark S. Davis
United States District Judge


Honorable Mark S. Davis
United States District Judge

ENTERED this 21st day of February, 2013.

at Norfolk, Virginia


WE ASK FOR THIS:

Neil H. MacBride
United States Attorney




Brian J. Samuels
Assistant United States Attorney
United States Attorney's Office
Fountain Plaza Three, Suite 300
721 Lakefront Commons
Newport News, Virginia 23606
Telephone - 757-591-4000
Facsimile - 757-591-0866
E-Mail - Brian.Samuels@usdoj.gov

SEEN AND AGREED:



Samuel B. Jacobs
Defendant



Jon M. Babineau
Counsel for Defendant
109 East Main Street
Suite 413
Norfolk, VA 23510
Telephone - 757-622-8631
Facsimile - 757-226-0621
E-Mail - jbabineau@riddickbabineau.com

REDACTED ATTACHMENT A TO RESTITUTION ORDER

Victim:	Loss Amount:
Victim #2	\$8,000.00
Victim #7	\$1,200.00
Victim #12	\$150.00
Victim #13	\$148,637.20
Victim #15	\$4,000.00
Victim #23	\$130.00
Victim #28	\$90.00
Victim #29	\$1,000.00
Victim #31	\$1,000.00
Victim #33	\$3,000.00
Victim #35	\$150.00
Victim #39	\$19,700.00
Victim #40	\$270.00
Victim #41	\$20.00
Victim #43	\$50.00
Victim #45	\$5,000.00
Victim #47	\$28,900.00
Victim #49	\$280,778.07
Victim #53	\$600.00
Victim #56	\$150.00
Victim #57	\$100.00
Victim #88	\$23,717.54
Victim #91	\$5.00
Victim # 102	\$90.00

Victim # 111	\$10,000.00
Victim #115	\$200.00
21 st Century Investments, Incorporated 12602 Hogans Drive Chester, Virginia 23836	\$23,636.34
Love Christian Center 143 South Saratoga Street Suffolk, Virginia 23434	\$6,900.00
True Gospel Ministries 1331 Carolina Road Suffolk, Virginia 23434	\$10,930.00
Hosanna Christian Church 179 Tynes Street Suffolk, Virginia 23434	\$49,559.19
Total due from Defendant:	627,963.34

EXHIBIT B

(FCC Opinion and Order re JBS, Inc.)

Administrative Orders & Decisions

Federal Communications Commission, Decision, JBS, Inc. Licensee of Station WYSJ-CA, Yorktown, Virginia, 29 FCC Rcd. 01121, DA 14-142, 59...

Federal Communications Commission, Decision, JBS, Inc. Licensee of Station WYSJ-CA, Yorktown, Virginia, 29 FCC Rcd. 01121, DA 14-142, 59 CR 1171

Federal Communications Commission

JBS, Inc. Licensee of Station WYSJ-CA, Yorktown, Virginia

DA 14-142

February 6, 2014

Show Headnotes

Memorandum Opinion and Order

Adopted: February 6, 2014

Released: February 6, 2014

By the Chief, Media Bureau:

I. Introduction

1. This Order grants the above-captioned applications of **JBS, Inc.**, licensee of WYSJ-CA, Yorktown, Virginia, for transfer of control of the Station's license from Samuel Jacobs to Neal A. Rosenbaum and renewal of the Station's Class A license. The applications are unopposed. The Order also adopts the attached Consent Decree entered into between the Media Bureau ("Bureau") and **JBS, Inc.** ("Licensee").

II. Background

2. **JBS, Inc.** is the licensee of WYSJ-CA of Yorktown, Virginia. ¹ Samuel Jacobs owns 70 percent of the stock in **JBS, Inc.** Neal A. Rosenbaum owns the remaining 30 percent of the stock.

3. **Mr. Jacobs' Criminal Prosecution.** On April 3, 2012, a jury convicted Jacobs of 27 counts of mail fraud, money laundering to conceal mail fraud, engaging in monetary transactions in property derived from specified unlawful activity, and possessing and uttering forged securities of an organization. As stated in the amended License Renewal Application, evidence introduced at trial showed that "Jacobs used a company he owned, Alliance Financial Services Corporation ("Alliance"), to solicit money from parties on the pretext that the monies would be invested in bona fide enterprises. Alliance's investors primarily were local pastors and their congregations with whom Jacobs had established relationships through the Station and two other low power stations owned by **JBS**. Over the course of three (3) years, Alliance received over \$750,000 from investors. The funds were never invested in bona fide enterprises but were instead used inter alia, (i) to cover expenses of **JBS's** television stations, (ii) to repay prior investors, and (iii) to cover Jacobs' personal expenses. Court evidence reflected that Jacobs repaid initial investors with newly invested funds in order to keep the scheme afloat for nearly three (3) years." ² On February 21, 2013, U.S. District Judge Mark Davis sentenced Jacobs to 12 years in prison and

ordered that Jacobs and co-defendant Christopher C. Rice were jointly and severally liable for \$627,963.34 as part of a Restitution Order.

4. The License Renewal and Transfer of Control Applications. On May 3, 2012, **JBS** filed the Transfer of Control Application. Under the proposal outlined in the application, Mr. Rosenbaum would become the company's sole stockholder, as well as its President and a Director.³ On June 1, 2012, the Station filed the License Renewal Application.⁴

III. Discussion

5. The above-captioned transfer of control application contemplates an agreement that would make Mr. Rosenbaum the sole stockholder of **JBS, Inc.** The Commission's *Jefferson Radio* policy does not permit consideration of a transfer of control or assignment application where a character issue has been resolved against the seller or is pending.⁵ The policy's underlying purpose is to prevent licensees from evading responsibility for wrongdoing.⁶ Pursuant to the policy, a licensee cannot undermine the deterrent effect of potential revocation or non-renewal by "sell[ing] out from under a potential disqualification."⁷

6. Under the Commission's *Character Qualifications Policy Statement*,⁸ non-FCC misconduct may raise a substantial and material question of fact concerning a licensee's character.⁹ A licensee's propensity to comply with the law generally is relevant to the Commission's public interest analysis and evidence of any felony conviction is pertinent to its evaluation of a licensee's character.¹⁰ We conclude that Samuel Jacobs' conviction on 27 counts related to criminally fraudulent behavior raises a substantial and material question of fact as to whether he possesses the requisite qualifications to remain a Commission licensee.

7. In rare circumstances, the Commission has exempted sellers from application of the *Jefferson Radio* policy based on compelling public interest considerations. Under the Commission's *Second Thursday* policy, a license may be assigned or transferred despite the licensee's wrongdoing if "the individual[] charged with the misconduct will have no part in the proposed operations and will derive no benefit from favorable action on the application or only a minor benefit which is outweighed by equitable considerations in favor of innocent [parties]."¹¹

8. We find that consenting to the proposed transfer of control, as conditioned herein, has public interest benefits, consistent with precedent. Most importantly, Mr. Jacobs will not receive any direct benefit from the sale of the Station. The parties have consented to the distribution of the proceeds from a future sale of the **JBS** stations to a third party to satisfy a portion of Mr. Jacobs' obligations under the Restitution Order issued by Judge Davis on February 21, 2013. This will ensure that the victims of Mr. Jacobs' fraud receive some reimbursement. In addition, grant of the applications will result in Mr. Jacobs' full withdrawal from broadcasting.¹² And this result is consistent with precedent that recognizes the protection of victims of fraud, creditors, and lien holders as a public interest benefit.¹³ The claims of Mr. Jacobs' victims will be partially satisfied out of the future sale proceeds in this case.

9. The Bureau thus concludes that grant of the transfer of control and the renewal application conditioned on consummation of the transaction and compliance with the consent decree will serve the public interest and comply with both the *Second Thursday* policy and section 309(k). The terms of the Consent Decree include but are not limited to: (i) Mr. Jacobs' full withdrawal from **JBS** and broadcasting in general; (ii) **JBS'** agreement to sell the station licenses to a third party; and (iii) **JBS's** agreement to use the proceeds from the sale of the stations to fulfill a portion of the payment due under the Restitution Order.

IV. Ordering Clauses

10. Accordingly, *IT IS ORDERED*, that, pursuant to Section 4(i) of the Communications Act of 1934, as amended,¹⁴ and by the authority delegated by Sections 0.61 and 0.283 of the Rules,¹⁵ the Consent Decree attached hereto *IS ADOPTED*.

11. *IT IS FURTHER ORDERED* that, following execution of the Consent Decree, the application (File No. BTCTTA-20120503ABK) to transfer control of the license of Station WYSJ-CA, Yorktown, Virginia from Samuel Jacobs to Neal A. Rosenbaum *SHALL BE GRANTED*, subject to the following conditions:

(1) Samuel Jacobs is permanently banned from holding or acquiring any interest in any Commission license;

(2) The proceeds from the sale of the Stations to a third party shall be distributed as set forth in the attached Consent Decree; and

(3) Within 30 days of consummation of the transaction between **JBS** and a third party contemplated herein, **JBS** shall file with the Office of the Secretary a demonstration - including affidavits from recipients, supported by cancelled checks or other extrinsic indicia - that the proceeds from the sale of Stations have been disbursed in accordance with condition (2), above.

12. *IT IS FURTHER ORDERED* that, subject to the same conditions described in the preceding paragraph, the application (BRTTA-20120601AGM) to renew the license of WYSJ-CA *IS GRANTED*.

13. *IT IS FURTHER ORDERED* that the investigation by the Media Bureau of the matters noted above *IS TERMINATED*.

14. *IT IS FURTHER ORDERED* that a copy of this Order and Consent Decree shall be sent by both First Class mail and Certified Mail, Return Receipt Requested, to Licensee's counsel, Lewis J. Paper, Esq., 2300 N Street NW, Washington, D.C. 20037-1122, and to **JBS, Inc.**, 739 Thimble Shoals Boulevard, Suite 704, Newport News, Virginia, 23606.

FEDERAL COMMUNICATIONS COMMISSION

William T. Lake

Chief, Media Bureau

In the Matter of)
) File Nos.: BTCTTA-20120503ABK;
JBS, Inc.) BRTTA-20120601AGM
Licensee of Station WYSJ-CA,) FRN: 0004078622
Yorktown, Virginia) Facility ID No.: 35134
)

Consent Decree

1. The Media Bureau of the Federal Communications Commission (the "Bureau"), Neal A. Rosenbaum ("Rosenbaum"), and **JBS, Inc.** ("**JBS**") hereby enter into this Consent Decree for the purposes of (i) resolving the pending license renewal and transfer of control applications regarding Station WYSJ-CA and (ii) satisfying a portion of the Restitution Order against **JBS's** majority interest holder, Samuel A. Jacobs ("Jacobs").

I. Definitions

2. For the purposes of this Consent Decree, the following definitions shall apply:

- (a) "Act" means the Communications Act of 1934, as amended, **47 U.S.C. § 151** *et seq.*
- (b) "Additional Sale Proceeds" means any proceeds received by **JBS**, Rosenbaum, or any entity in which Rosenbaum holds any financial interest above the \$950,000 sale price contemplated by this agreement, including but not limited to additional proceeds from **JBS's** sale of the Stations and/or payment from any subsequent sale of the stations.
- (c) "Adopting Order" means the Order of the Bureau adopting the terms of this Consent Decree without change, addition, deletion, or modification.
- (d) "Bureau" means the Media Bureau of the Federal Communications Commission.

- (e) "Commission" or "FCC" means the Federal Communications Commission and all of its bureaus and offices.
- (f) "Communications Laws" means, collectively, the Act, the Rules, and the published and promulgated orders and decisions of the Commission to which **JBS** is subject by virtue of it being a Commission licensee, including but not limited to Sections 73.3526, 73.670, 73.3615, and 73.6001 of the Commission's Rules.
- (g) "Effective Date" means the date on which the Bureau releases the Adopting Order.
- (h) "Jacobs" means Samuel A. Jacobs, the current majority stockholder of **JBS**.
- (i) "**JBS**" or "Licensee" means **JBS, Inc.** and its predecessors-in-interest and/or successors-in-interest that control the Stations' licenses.
- (j) "License Renewal Application" means application File No. BRTTA-20120601AGM, by which **JBS, Inc.** seeks another term for WYSJ-CA as a Class A television station.
- (k) "Parties" means **JBS, Inc.**, Rosenbaum, and the Bureau, each of which is a "Party."
- (l) "Restitution Order" means the Order entered by U.S. District Judge Mark Davis of the United States District Court for the Eastern District of Virginia on February 21, 2013 in *United States v. Samuel B. Jacobs*, Criminal No. 4:10-CR149-001, which is incorporated herein by reference and attached as Exhibit A to this Consent Decree.
- (m) "Rosenbaum" means Neal A. Rosenbaum.
- (n) "Rules" means the Commission's regulations found in Title 47 of the Code of Federal Regulations.
- (o) "Stations" means Class A TV Station WYSJ-CA, Yorktown, Virginia (Facility ID No. 35134) and low power television stations WJHJ-LP (Facility ID No. 35137 and WVBN-LP (Facility ID No. 32941), each of which is a "Station."
- (p) "Transfer of Control Application" means File No. BTCTTA-20120503ABK, by which Jacobs, acting through a power of attorney, applied to the Commission to transfer his 70 percent interest in **JBS** to Rosenbaum, the current 30 percent interest holder in **JBS**.
- (q) "Transferee" means Rosenbaum, currently the minority interest holder in WYSJ-CA.
- (r) "WYSJ" means Class A TV Station WYSJ-CA, Yorktown, Virginia (Facility ID No. 35134).

II. Terms of Agreement

3. Adopting Order. The Parties agree that the provisions of this Consent Decree shall be subject to final approval by the Bureau, which approval shall be evidenced by incorporation of the Consent Decree by reference in the Adopting Order.

4. Jurisdiction. The Parties agree that the Bureau has jurisdiction over them and the matters contained in this Consent Decree and that the Bureau has the authority to enter into and adopt this Consent Decree.

5. Effective Date; Violations. The Parties agree that this Consent Decree shall become effective on the Effective Date as defined herein. As of the Effective Date, the Adopting Order and this Consent Decree shall have the same force and effect as any other order of the Commission. Any violation of the Adopting Order or of the terms of this Consent Decree shall constitute a separate violation of a Commission order, entitling the Commission to exercise any rights and remedies attendant to the enforcement of a Commission order.

6. Grant of the License Renewal and Transfer Applications. In express reliance on Transferee's agreement to use the proceeds from the sale of the Stations to a third party to satisfy the terms of this Consent Decree, including the payment obligations in the Restitution Order in accordance with paragraph 7, the Bureau agrees to grant the License Renewal Application and the Transfer of Control Application.

7. Sale of Stations to Third Party; Use of Proceeds From Sale. **JBS** and Transferee agree that **JBS** will make all reasonable efforts to reach an agreement to sell the licenses for the Stations to a third party. **JBS** and Transferee further agree that **JBS** will distribute the proceeds from any sale of the Stations as follows (following payment of the broker fee): (a) reimbursement of Rosenbaum for certain reasonable expenses, which are currently anticipated to be

approximately \$225,000, including attorneys' fees, incurred by Rosenbaum (i) for the operation of the Stations after Jacobs' conviction in April 2012 in the case of *United States v. Samuel B. Jacobs*, Criminal No. 4:10-CR149-001, and to bring the Stations into compliance with Commission Rules (including filing necessary applications and responding to letters and other communications from the Commission) and (ii) to sell the Stations, including the negotiation and preparation of a sales agreement and the prosecution of an application seeking the Commission's consent thereto, (b) \$225,000 to satisfy a portion of Jacobs' monetary obligations under the Restitution Order, and (c) the remaining funds of approximately \$452,500 to reimburse JBS's creditors as of April 2012 on a pro rata basis. This Consent Decree is further conditioned upon 35.8 percent of any Additional Sale Proceeds being used to satisfy the monetary obligations of the Restitution Order (with the proceeds to be used to fulfill the restitution being capped at \$627,963, which would satisfy the Restitution Order in full).

8. Notification of Payments. JBS agrees that it will pay \$225,000 from the sale of the Stations in accordance with paragraph 7 to satisfy Jacobs' obligations under the Restitution Order. JBS and Rosenbaum shall send electronic notification to Peter Saharko at Peter.Saharko@fcc.gov within three (3) business days of the date on which payments are made in accordance with paragraph 7 and confirmation that all monies received from the sale of the Stations to a third party have been disbursed.

9. Jacobs' Participation and Benefit. JBS and Transferee agree that Jacobs is barred from any role in the future operation of or any involvement with the Stations. Jacobs is also barred from profiting in any way from the sale or operation of the Stations, except for any incidental benefit from the satisfaction of his obligations under the Forfeiture Order. Jacobs is also permanently barred from holding any interest in any Commission license.

10. Waivers. JBS waives any and all rights it may have to seek administrative or judicial reconsideration, review, appeal or stay, or to otherwise challenge or contest the validity of this Consent Decree and the Adopting Order, provided the Bureau issues an Adopting Order as defined herein. If any Party (or the United States on behalf of the Commission) brings a judicial action to enforce the terms of the Adopting Order, JBS, Transferee, and/or the Bureau shall not contest the validity of the Consent Decree or the Adopting Order, and JBS and Transferee shall waive any statutory right to a trial *de novo*. JBS and Transferee hereby agree to waive any claims they may have under the Equal Access to Justice Act, 5 U.S.C. § 504 and 47 C.F.R. § 1.1501 *et seq.*, relating to the matters addressed in this Consent Decree.

11. Invalidity. In the event that this Consent Decree in its entirety is rendered invalid by any court of competent jurisdiction, it shall become null and void and may not be used in any manner in any legal proceeding.

12. Subsequent Rule or Order. The Parties agree that if any provision of the Consent Decree conflicts with any subsequent rule or order adopted by the Commission (except a rule or order specifically intended to revise the terms of this Consent Decree to which JBS and Transferee expressly consent) that provision will not be superseded by such rule or Commission order.

13. Successors and Assigns. JBS agrees that the provisions of this Consent Decree shall be binding on its successors, assigns, and transferees.

14. Modifications. This Consent Decree cannot be modified without the advance written consent of all Parties.

15. Paragraph Headings. The headings of the paragraphs in this Consent Decree are inserted for convenience only and are not intended to affect the meaning or interpretation of this Consent Decree.

16. Authorized Representative. The individual signing this Consent Decree on behalf of JBS represents and warrants that he is authorized by JBS to execute this Consent Decree and to bind JBS to the obligations set forth herein. The FCC signatory represents that he is signing this Consent Decree in his official capacity and that he is authorized to execute this Consent Decree.

17. Counterparts. This Consent Decree may be signed in any number of counterparts, each of which, when executed and delivered (including by pdf or facsimile), shall be an original, and all of which counterparts together shall constitute one and the same fully executed instrument.

Media Bureau

William T. Lake

Chief

Media Bureau

Date

JBS, Inc.

Name:

Title:

Date

Neal A. Rosenbaum

Date

[fn 1](#)

JBS also owns low power television stations WJHJ-LP, Newport News, Etc., Virginia and WVBK-LP, Virginia Beach, Virginia.

[fn 2](#)

File No. BRTTA-20120601AGM, Exhibit 28.

[fn 3](#)

File No. BTCTTA-20120503ABK.

[fn 4](#)

File No. BRTTA-20120601AGM.

[fn 5](#)

Jefferson Radio Corp. v. FCC, [340 F.2d 781](#) (D.C. Cir. 1964).

[fn 6](#)

See, e.g., Harry O'Connor, Memorandum Opinion and Order and Notice of Apparent Liability, [2 FCC Rcd 45](#), 48 (1965) ("A licensee cannot act inconsistently with the Communications Act or the Commission's rules and policies, and then, when a question is raised concerning such improper activity, transfer or assign the license to another; if [a licensee] could, the only result of the wrongdoing would be a forced sale.").

[fn 7](#)

Cellular System One of Tulsa, Inc., Memorandum Opinion and Order, [102 FCC 2d 86](#), 90 (1985).

[fn 8](#)

In the Matter of Policy Regarding Character Qualifications In Broadcast Licensing, Report, Order, and Policy Statement, [102 FCC 2d 1179](#), recon. granted in part, [1 FCC Rcd 421](#) (1986) ("1986 Character Policy Statement"), modified, [5 FCC Rcd 3252](#) (1990) ("1990 Character Policy Statement"), on reconsideration, [6 FCC Rcd 3448](#) (1991), modified in part, [7 FCC Rcd 6564](#) (1992).

[fn 9](#)

1986 Character Policy Statement, 102 FCC 2d at 1205 n. 60.

fn 10

1990 Character Policy Statement, 5 FCC Rcd at 3252.

fn 11

Second Thursday Corp., Memorandum Opinion and Order, **22 FCC 2d 515** , 516, *recon. granted*, **25 FCC 2d 112** (1970) ("*Second Thursday*").

fn 12

See *Mountain View Communications, Inc.*, Memorandum Opinion and Order and Adopting Order, **24 FCC Rcd 13516** , 13521 (2009).

fn 13

Id.

fn 14

47 U.S.C. § 154(i) .

fn 15

47 C.F.R. §§ 0.61 , 0.283.
