

253222

FAA-03-14715-38

20

FAA  
Head Lawyers Office  
Attn: Rules Docket (AGC-200) No. 28770  
800 Indep. Ave. SW  
Wash. DC 20591

1/26/97

Sirs:

This NPRM is another illustration of the idiocy of allowing dedicated bureaucrats, of any stripe, to impose their empire building beliefs on an already overburdened public. There is NO demonstrated public need for yhis proposal! The entire NPRM should be withdrawn, and buried.

The majority of the people attempting to use the bureaucracy to impose their personal agendae are northeastern lunatic leftists that will *never see or hear, first hand*, the Grand Canyon, or its environs. Even if they should go there, there is no excuse for their attempt to dictate to others the style, form, or manner, in which the 'atmosphere' can be enjoyed.

Even the professional bureaucrats at the FAA were forced to admit that there is NO safety problem imposed by air operations at the Grand Canyon. That being accepted, the issue then clearly becomes one of attempting to impose an arbitrary level of (dis)comfort on others by a handful of dedicated "do-gooders"! The only thing the FAA can accomplish with this NPRM, is to place themselves in a complete "NO-WIN" situation. What ever is done is going to be wrong. The traducing of the public's right to enjoy its own property is both patently obvious to everyone, and inexcuseable.

For the FAA's own long term benefit, this thing should be taken out side and buried.

As always, please feel free to make as many copies of these comments as the FAA can afford, or justify.

Very Truly Yours,

*Dean W. Pressgrove*  
Dean W. Pressgrove  
33446 Lakeview Ct.  
Wildwood, Ill. 60030

RECEIVED  
FEB 11 1997

FEB 11 1997

FEB 11 1997