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This is an opinion item.

Author(s)	Los Angeles Times editorial board	
Source	Los Angeles Times	
Date	June 26, 2007	
URL	http://www.latimes.com/news/opinion/la-ed-ads26jun26,0,4651911.story	
Quote	"Monday's decision addresses what even some supporters of the law recognized as its constitutional Achilles' heel. Congress was concerned that some issue ads were veiled ads for or against a candidate — as they were. But in creating a net that would remove phony issue ads from the airwaves, McCain-Feingold arguably hauled in genuine issue ads — those designed to affect a legislator's vote, not to reelect (or de-elect) him."	,,

Add or change this opinion item's references

This item argues for the position Supreme Court was right to strike down "Wellstone Amendment" on the topic Bipartisan Campaign Reform Act.

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