

IN THE ILLINOIS SUPREME COURT
Supreme court building 200 E. Capital Springfield IL 62701

A PETITION TO COMPEL COMPLIANCE
&
A PETITION FOR ADJUDICATION FOR INDIRECT CRIMINAL
CONTEMPT.

IN CHAMPAIGN COUNTY COURTHOUSE,
FOR THE STATE OF ILLINOIS
101 E MAIN ST. URBANA IL 61801
TRIAL disrupted, by lack of respect for the law: 10-MR-0766

JAMES FRANK OSTERBUR
2191 COUNTY ROAD 2500 E
ST. JOSEPH, IL 61873
www.justtalking3.info
VERSUS

THE STATE POLICE OF IL
THE CHAMPAIGN COUNTY POLICE DEPARTMENT
THE CITY OF CHAMPAIGN POLICE DEPARTMENT
THE CITY OF URBANA POLICE DEPARTMENT

this DATE: 12/14/10

RE: ALL necessary foundations have been laid, money paid/ as is evident by trial number 10MR766. ON the 13 of this month December 2010; no participation by the court or the defendants, no sign of respect for the law has been found.

The defendants listed herein have forced the need to declare and demand the above petitions/ by their refusal to obey the law, and accept their duties to come to court and defend themselves. **The minimum demand of that lawsuit has been achieved, by default:** THEREFORE PROVE, THIS DEFAULT JUDGMENT EXISTS FOR ME! My remedy in court.

REDRESS OF GRIEVANCES, for this state of ILLINOIS: by WE THE PEOPLE, shall go to trial.

Either that, or as the legal authority over these, this “lower courtroom”; your supervisory position demands that the employees under your charge/ the defendants listed: shall obey the constitutional law, and establish their defense. Your duty, and sworn oath demands their obedience, and compliance: to the law/ by the position you hold. Both police and judiciary. Equal standing creates law/ equal standing is my right under the law! Equal justice for all, is not a game/ nor does it notice position or job. Democracy demands equal standing between me, and the employees who represent me; by doing their work, **as the law commands of us both. NO ONE is exempt from the law!** Is that not so. Even the judiciary under article three of the US CONSTITUTION, **are immune only during “good behavior”**/ and there is no “good”, to be found in disobeying law, or refusing to obey the constitutional guarantee decreed as law, to be as our inherent right, to every citizen: both state and nation. **REDRESS OF GRIEVANCES SHALL EXIST, for the people! IS DEMOCRACY IN ACTION.**

Both police and judiciary have a choice: they can enforce the law/ and bring those guilty of refusing to do their constitutional duty to this people and their democracy/ to justice. Or they can bring redress of grievances as the law allows to the courtroom and this people; and enforce their constitution. One or the other/ as the law demands. It is criminal to disobey the law/ it is a felony, to take what is precious and defined/ **EVEN GUARANTEED:** as valuable to me, and to this state, this nation, and its people by the constitution; **AND STEAL IT from our possession. That is a crime.**

This argument has merit. IT IS well within the jurisdiction of this IL supreme court/ and the demands set forth by rules of practice in law in IL.

Consequently this court SHALL demand immediate acceptance and participation by the defense in this trial/ establish lawyers, and subsequently all such matters shall proceed to trial in this courtroom. **OR this court shall declare, default judgment is real/ and redress of grievances shall occur immediately, with full paid for, advertizement of such trial: to the public directly involved. That is the law. Prove it is not so.**

OR this trial shall be moved to a new venue; Vermillion county is closest to me court. Wherein it shall proceed immediately as is my right under all **DUE PROCESS LAWS** in this nation and state. With full compliance by every defendant, including the courtroom residing in champaign county IL

The failure to do so, and act within the law: constitutes a brazen rebellion against the democracy under which this state and nation resides. Same as the lower

circuit court.

And a resultant plea to the US SUPREME COURT shall exist. You may consider this your “notice”. The evidence being: a failure to RESPECT both the law and the citizen by demanding compliance within the proceedings of a courtroom, as is DUE PROCESS ACCORDING TO THE FOURTEENTH AMENDMENT..

Any deficiency suggested in this beginning is negated by the second filing, 30 days after the original filing: warning of an appeal to the IL supreme court/ and the demand prove, describe or create whatever is lacking; so that we may proceed, upon both court and defendants/ and or me as the plaintiff that it may be corrected. After nearly 60 days beyond filing/ the 18th ; “Not one single word”/ NO notice of attorney filing: NOTHING. Which is, Absolute defiance to the law/ a full and complete lack of due process within the law: OR DEFAULT judgment exists. They had their notice. Both court and police. Not one single defendant is in compliance; “which means conspiracy” to disobey the courtroom demand of DUE PROCESS, and compliance with the law. That is criminal contempt, by all parties.

Prove by the evidence, this is not so!

Your job: is to enforce the law/ to establish courtroom justice within the parameters of the constitution, both state and nation. How do you plead!

In connection with this trial, comes the reality of a second trial 10MR 853 Filed within Champaign county courthouse/ Urbana IL.

The demand therein is for the authority deserved and accepted by the people of this state in connection with their guaranteed rights under the constitution, both state and nation. That demand for authority AS OWNERS OF THIS DEMOCRACY; exists as the right and the decision to REFUSE PAYING TAXES/ until such time as the employees of OUR GOVERNMENT, SHALL obey our laws. **OUR AUTHORITY: AS WE THE PEOPLE over this state**, and our employees (the people we pay to work for us/ NOT rule over us): has been disrespected and disobeyed. The further demand is for proof of what our employees of government/ by its ILLINOIS “IRS”: DO intend to charge to WE THE PEOPLE, for this demand of ownership: **by establishing what they believe is the appropriate penalty and interest. That information:** PRIOR to this action/ is justified, so that all sides are fully informed. Each makes the decision, they will then defend: and upon which the resultant actions will be based. Is that not fair!

NOTICE; is thereby given in 10MR853 that the failure to comply with the

law: *TO DO THE JOB, you were hired to do:* as is our guaranteed right to receive as **OWNERS OF THIS STATE, this nation:** WILL RESULT in tax payment denied, and further penalties and interest, by we the owners. The further establishment of WHO DOES, and WHO DOES NOT **accept that we the people ARE THE OWNERS OF THIS DEMOCRACY** shall decide what legally needs to be done: to return our democracy to ourselves, or not.

Open rebellion against the democracy called this state of ILLINOIS, and this nation called the United States of America, is a traitorous act. That leaves the governor of this state of IL **with the simple command to its military: GO ARREST THOSE LEADERS:** WHO PLOT TREASON AGAINST US. Those who pillage and rape the reality of our guaranteed rights. Bring them to trial, before the people/ and as they have made examples of us: let the law, make examples of them.

The attorney general: either sides with democracy or against/ one way or the other. It cannot be both. **CHOOSE.**