

**IN US DISTRICT COURT
For the central district of IL
201 S. Vine, Urbana IL 61801
<http://www.ilcd.uscourts.gov>**

James F. Osterbur
2191 county road 2500 E. St. Joseph IL 61873
www.justtalking3.info

Vs.

the Federal Bureau of Investigation
935 Pennsylvania ave NW Washington DC 20535-0001
the Solicitor General ROOM 5614, Department of Justice,
950 Pennsylvania ave, NW Washington DC 20530-0001
the Attorney General US dept of Justice 10th and Constitution avenues NW
Washington DC 20530
US attorney for the central district of IL 201 S. Vine ste 218 Urbana IL
61801 / us attorney

DATED 7/25/ 11

TRIAL # 10-cv -2277

REPLY TO DEFENDANTS MOTION TO RECONSIDER/ JULY 22, 2011

since the defendant has reopened the door/ thereby requiring the court to accept the filing sent prior to receiving the judges' order. And this filing in response to what is clearly personal to me.

I respond accordingly, for one last time/ as I have come to this court and the state court for the singular purpose of obtaining redress for the people both state and nation. Which is again: the legal right to examine those who threaten us in any way/ investigate with all the resources of a state or nation as to the cause and consequence of these threats/ establish the truth as best we can, by obtaining and requiring testimony from witnesses: and demanding anyone who intentionally lies/ **SHALL BE PUNISHED**, severely. As is our guaranteed constitutional right, as a society called we the people.

OR COLLECTING THE EVIDENCE, that this judiciary not only refuses to provide a guaranteed constitutional right. But will not answer honestly a single question with regard to constitutional issues presented. That is malfeasance: and

worse. Because this is our state and nation/ and there are no rulers allowed, only the constitutional law, we the people, contracted with you to do. Which you avoid like the plague.

The foundation presented by the defense is correct in that I cannot be so precluded from the court as to NOT be allowed to defend myself. But the reality is that, when confronted by those within the court who feign stupidity, and hide behind rules without merit/ that unless “the court is cleaned of these offenses against the people/ it is useless, and disrespectful to the people to honor the court with further work or effort”. It is fundamentally rebellion to assert the demand for a constitutional guarantee cannot be understood/ is not fundamentally sufficient in and of itself, without the “little trinkets, toys, and trophies of a lawyer”. We hired you to become an instrument for OUR JUSTICE/ not your opinion, not your whim, not your education or lack of understanding about what democracy actually is or means. We hired you, and required an oath: THAT YOU WOULD honor, protect, and obey the constitution of both state and nation. You did not do that, and there is no point in “playing a child’s game”. That is foolish and blind when true threats and realities of life as have been identified here; are simply discarded in the trash. As you have done.

This defendant motion LACKS the strength to aright these decisions of the court page 6 of 10 wherein the claim, objection, and demand is simple enough to read. But translated my statement is: you refused redress of grievances/ and that is against the law; against this nation; and against our democracy. What is unclear? The answer, absolutely nothing. You simply refuse it, and continue to hide from the truth, that you discarded constitutional law into the trash. And removed a very critical link in the protection of this people, by destroying this case. You get no relief from that, in this document. Your commitment is to discard this case: clearly identifying true, real, and extreme threats to our very lives, our future, and even our planet. Your choice is: HIDE/ HIDE/ HIDE. And it is not accepted. Consequently it rests within a supreme court case filed. After that it will be presented to the people for their own judgment. And then I am done. Simple as that/ without ANY further expectation or need to enter this courtroom or any other again. You have made your choice/ but you have made a choice for millions or billions as well. And that fact is yours alone to bear. I do not lessen it for you/ it was your choice.

PROOF OF SERVICE: I, James F. Osterbur, do hereby declare and submit; that I have placed in US MAIL with proper postage prepaid; this filing in its true

and accurate form by first class mail within the US POSTAL SYSTEM, with proper addresses attached to each and every defendant. One mailed to the court. On this day July 25, 2011 Or simply hand delivered to the court at my preference.

plaintiffs exhibit A is not sent in this filing as it is a copy of the defendants own work/ a representative letter from each defendant; and they have their own.