

CHAMPAIGN COUNTY COURT  
101 E. MAIN ST  
URBANA IL 61801

OSTERBUR VS. PROVENA COVENANT MEDICAL

CASE 09-LM-1414

DATED: June 11, 2010

RE: 30 days to file amended complaint/ June 9, 2010

THE AMENDED COMPLAINT

The foundation of this lawsuit is: that I deserve to be billed for, the service I contracted to have. I deserve to have the statement “anything but the emergency room”: as has been testified too! And “yes we do, by their staff: we have \_fast track” \_\_\_\_\_, as is my statement as to the facts! Therefore I said yes, to less than an emergency room visit/ and fully expected to pay for that service. NOT the emergency room, as that had been discussed: because I made it clear. And that “fast track service” would have included the doctor fee, and I expect a test: but that is something to be dealt with in the context of the expected care. This is fundamentally “bait and switch”/ and I will not be participating.

I deserve to be notified in advance, for a significant charge in billing for a test: because I demand to know why my money is being spent/ what prompts this test. I was not, the doctor ran away; and I talked only to a nurse.

I deserve to be told what the test outcome was, rather than the assumption I would pay another doctor another charge to find out: I had too and did take the initiative to accomplish this/ but few people do; thereby padding the bill occurs.

*IS THIS HARD TO UNDERSTAND! The entire case resides on this single issue/ the preparations for trial identify and create this simple demand. For a judge to confess in court “I don’t understand” is harassment and corruption.*

**YOU OWE ME**, a jury trial as amendments 4, 5, 7, & 14 provide to me as my guarantee of citizen here in this USA. Further you owe us, the foundation of redress by the first amendment of this United States Constitution, & the protection from involuntary servitude: as has become the extortion of the medical industry and their ability to charge anything they desire, regardless of justice or fair play.

**YOU OWE ME THE LAW CALLED FIRST AMENDMENT REDRESS OF GRIEVANCES.**

***YOU OWE, WE THE PEOPLE: OUR GUARANTEED RIGHTS!***

***You owe this nation: YOUR OATH OF ALLEGIANCE TO THE STATE, THE LAW, THE CONSTITUTION, AND WE THE PEOPLE.***

The second, and equally important reality confirmed without doubt and in subsequent realities IS, **WE THE PEOPLE ARE NOT PROTECTED** by law, when we enter within a medical reality, that is not of our own choosing; as is the vast majority. That means: **WE ARE LITERALLY EASY TARGETS.** And is plain and simple to understand in the context of this trial, and its reality: we are not defended by the court either. The hiring of an attorney merely adds expense. And the reality of **REDRESS OF GRIEVANCES, ACCORDING TO THE LAW, CALLED THE FIRST AMENDMENT OF THE US CONSTITUTION** is a **right of the people** to ask for among themselves by vote. I demand it/ or demand to know **VERY SPECIFICALLY** why not: and you may expect a fight, if you refuse, or over any issue that does not ring true.

That foundation has been set forth, with critical and real reliance upon the intent and purpose of the constitution itself: and **MUST GO FORTH/** because it is the law of this land. We do, have a guaranteed right: to ask of ourselves as **WE THE PEOPLE** of the United States of America: by vote, **WILL YOU JOIN** this demand for justice and equality in dealing with the medical industry in America. They are free, “to say yes we will/ or no we will not”. By vote, as is the guarantee of Democracy. Therefore democracy is what I demand in relation to this case, and the reality: **WE THE PEOPLE,** are not represented in the construction of medical billing. We are not allowed to identify or create or modify or challenge or go elsewhere for

medical treatment due to the nature of medical realities. And that means we are treated, to the conspiracy “to be rich” by the medical industry itself. THEREFORE WE NEED TO PARTICIPATE IN THE CONSTRUCTION AND REALITY OF ALL MEDICAL BILLING, and thereby establish what is fair to our lives/ and remove the slavery medicine has imposed. So say I: Redress means, I am literally asking the others called “we the people” / IF they do in fact agree or not. If they do: the law allows a vote/ because REDRESS IS ABOUT LAW, not politics! If they do, the judicial authority MUST OBEY THE LAW, and provide all means of supporting the true intent of the constitution, which is DEMOCRACY FOR US ALL.

To refuse the first amendment to the US constitution called redress of grievances: PROVES A CONSPIRACY, AND DELIBERATE CORRUPTION within the courtroom of this UNITED STATES OF AMERICA. And it must be removed! Because WE OWN THIS NATION, AND THIS COURT/ not you. IT IS OUR NATION, not the treason of people who refuse to obey the law. IT IS OUR RIGHT, guaranteed by the constitution and its LAW; as is stated to govern the employees of the people: rather than the people alone. THE FIRST AMENDMENT IS THE LAW, SAYING TO THE JUDGE: you must obey, or be guilty of “traitor to the people”.

There are NO RULES OF THE COURT/ that can disassemble or dismiss the LAW of this land. There are no rules of procedure, that can destroy DUE PROCESS in matters of importance which are represented by law. There are no issues of payment described by the court: ALLOWED to be cause or have merit/ when JUSTICE IS THE FOUNDATION this court or any other exists. Either you will obey the law, and establish both “FAIR PLAY” wherein the charges I accepted/ are the charges I will pay: **ITS FOR A JURY TO DECIDE, not a judge.** And you will obey the law: ESTABLISHING THE GUARANTEES OF THE US CONSTITUTION/ or be in open rebellion against this United States of America.

IT IS a crime **to steal** from me my right to DUE PROCESS: the foundation and protection of a jury trial. My guaranteed right to the understanding law, and NOT a judge will make the decisions that govern my nation and my life.

**IT IS A FELONY, to STEAL** from “WE THE PEOPLE” our

guaranteed right to REDRESS OF GRIEVANCES: our literal protection within democracy, to be equal with those who are employed to obey and protect the law and make decisions on our behalf.

IT IS WITHOUT DOUBT, OBVIOUS, AND NEEDS NO FURTHER PROOF: that an accounting from those who have led this nation into the calamity, tragedy, and terrors to come from all the threats which DO surround us: THAT WE SHALL HAVE OUR DAY/ TO MAKE OUR DECISIONS/ TO PROVIDE FOR OUR FUTURE. AS FREEDOM AND LIBERTY according to the US constitution have allowed for that very purpose. **To stand in the way and refuse OUR GUARANTEED RIGHT/ within the law of this land, and its written guarantee: which cannot be misinterpreted in any other way without lies. Is an act of TERRORISM, established only by those whose open desire is to be “A traitor”.**

*I demand among other things, in redress: that the education of doctors in particular shall be increased dramatically (because research in years past has shown NOT ONE more doctor has been educated per year; in any given year/ than was graduated in 1960)/ nor does it take thirty years to educate a doctor: they are simply controlling the competition to raise the price. And that shall end.*

***I DEMAND, IN REDRESS: AN ACCOUNTING OF ALL THREATS, that functionally or fundamentally can destroy our lives, nation, or world. And the decisions that go with it AS THE LAW ALLOWS, and as the people either choose for themselves or deny for themselves: BY THE TRUTH OF WHAT DEMOCRACY MEANS. We the people SHALL, “Govern ourselves”.***

**MAKE YOUR DECISION.**

Open the door to true democracy for the people/ OR, stand against the law, and the people themselves.

The law decides, or the people do!

Because we are, this nation.

and the masquerade of simple citizens declaring “they are the government” is over. WE ARE THE OWNERS!

THIS NATION IS OURS. Prove it is not so, if you dare.