

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

Vs.

the Federal Bureau of Investigation

935 Pennsylvania ave NW Washington DC 20535-0001 et al

DATED 1/ 7/ 11

TRIAL # 10-2277

PLAINTIFFS RESPONSE TO STAY

THE FOUNDATION OF ALL JUSTICE, is based upon the knowledge of what is or is not relevant to the case at hand. "The subpoena brief" is a participant in that knowledge and understanding of the case itself, and cannot be held separately. Therefrom the assertion that it does not matter to a motion to deny is corrupt and without cause. The assumption that it is untimely filed, being only 6 days after the original filing is unfair/ particularly when considered with the time of year. The issue here is fair play. The critical reality is based upon the evidence at hand. The simple solution here is warranted by the fact: I DEMAND THE LAW, CALLED REDRESS. YOU CANNOT deny me my guaranteed constitutional right: without participating in crime.

There is an amended compliant already in your hands as it was mailed before my mail arrived; just so you know.