

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

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 2/ 18/ 11

TRIAL # 10-cv -2277

Plaintiff REVIEW OF TRIAL BRIEF
in response to their supplemental memorandum

ARGUMENT LEVEL ONE

IN THE MATTER OF INITIATING TRIAL 10-MR-766 filed in Champaign county court: establishing a need for intervention, protection of the people, and the equality of law applied to all. To determine the validity of a legally protected interest, a probability of injury in this case so severe/ as are the three primary threats listed. The extreme experimentation with nature, world, energy, and thereby life: are threats of death, which do permeate throughout the existence of life, to gamble with an entire world. *THIS* Is cause enough in any courtroom under law to demand the evidence which will prove or disprove. AN EXPERIMENTATION OF THIS MAGNITUDE, creating this level of threat for our very existence on earth as life: is in fact possible/ rather than just the assumption of “university fools”. Not only is this a duty of the people of this state, and nation: but a foundation DUTY CALLED RESPECT, for life on earth!

No excuse exists, and yet each of the officials in government: established by the policing districts assigned protection of the people from the smallest district to the Federal Bureau of Investigation/ from the county courtroom / to the state supreme court/ to the US SUPREME COURT: which was advised by trial submission and refusal/ which was tested with the joint chiefs of staff, established by all branches of the military/ which was informed of and established by mail to all the various legislative committees/ and to the homeland security agency.

The generalized expectation of an expertise in this matter is irrelevant: BECAUSE WHAT MATTERS HERE, “IS IF, THE POSSIBILITY EXISTS”. That our very world can be killed, by what these government entities or recipients of taxpayer and private money by its various sources can do. It is our money/ that this government spends. It is our lives that are being gambled with. It is our future that is at stake. This is every life on the planet, because what they play with, is that extreme.

It is our reality in these experiments: THAT WE SIMPLY CANNOT, “let these experts” BE WRONG/ because that can be death to an entire planet, or major portion thereof. To our nature, our everything, our future dead! IT IS ILLEGAL, to threaten this United States of America and its citizens with that kind of potential error. HOW IS THAT NOT, injurious to me? Or lacking in concrete and real threat of irreversible consequences called death. The simple fact is, this reality has changed and governed by life for

*decades now; as time and again the demand to prove a complete catastrophe does not exist, is swept under the rug so to speak, and people want to play god. **Freedom does not allow you to gamble with MY LIFE, or a world. THE LAW does not exist, so that you may say with “religious fervor”, we are right/ to HELL with the rest of you!***

These three experiments, DO REPRESENT terrorism: supported and created, by the employees of our own government/ THIS USA.

WITHOUT PROOF, of “no possibility FOR HARM exists”. THE CRITICAL EVIDENCE, that this type or kind or potential FOR INJURY cannot exist: as this trial seeks by clear understandable evidence for the purpose to prove or disprove. So that the people CAN make up their own minds: Yes we will accept this risk/ or no we will not accept this risk. As is their right to do/ as it is the right of an entire world to do, by participating in this decision to gamble with our everything.

JUSTICE DEMANDS: you cannot gamble with my very life/ my world/ my nature/ my future/ my environment/ my everything: BECAUSE IT BELONGS TO ME, AND TO US ALL! LIFE AND PLANET IS NOT YOURS/ that’s called democracy (we the people decide)/ NOT communism. Or more simply; this means, WE THE PEOPLE have a right to decide our own future/ rather than have it forced upon us, by a tiny few who believe they are superior, and we are nothing. We have a duty to say NO, to those who do not respect this entire planet of life. **That requires a courtroom. That demands of the various participants called to the court, to testify, investigate, adjudicate, lead, and communicate: THAT THEY SHALL OBEY our need for the truth/ because LIFE commands it.** These are then values and realities that clearly and distinctly apply the truth: NOT just me bringing suit here/ but every life that desires a future; that demands a freedom; or seeks to preserve life, liberty, and truth: BY THEIR OWN CHOICE. Has a literal right to join/ and has by the foundation of our united expression “I AM ALIVE”/ AND YOU CANNOT GAMBLE WITH THAT!

Therefore the call upon all levels of government as is called this UNITED STATES OF AMERICA/ for protection from fools, failures, and insanity: threatens to fall short in every conceivable way. Because our representatives of government belong to the cult of university religion: “The chant, we are gods”/ we know everything; is their mantra. But like every other religion that exists: WHAT IS ABSOLUTELY CLEAR IS, you do not know everything!

I do not give a damn, about what these government officials believe or do not believe: **THAT IS THEIR CHOICE/** I don't care, its your life/ its your eternity; choose whatever you want, its called freedom!

BUT DON'T BRING YOUR ABSOLUTE ARROGANCE TO MY LIFE, and gamble with my world!

That is the short and concise statement of cause. Or more simply, DON'T threaten me/ our future/ our nature/ our world/ or our nation or state with experiments that IF they are proven wrong, HORRENDOUS AND UNFORGIVABLE CONSEQUENCES will result.

THIS IS NOW: A FUNDAMENTAL CALL FOR REDRESS OF GRIEVANCES! THE CRITICAL DEMAND OF OWNERS, who prove their right to a say; in all matters of importance to themselves!

WE MUST DECIDE FOR OURSELVES, our representatives/ our employees have failed! **WHAT** could be more important, than the potential called life or death for this world? You lose: the government agency called Lawrence Livermore Laboratories (the national ignition facility) so named because it is expected to bring the same fire as is not the sun here to earth. [located in a suburb of San Francisco] A fire we cannot put out/ because it is the burning of atomic bonds. On this earth, where everything is then fuel. The government sponsor of CERN laboratories in Europe, where they intentionally create the weakening of atomic structure throughout this globe/ as is consistent with the previous entire universe "exploding in less than one second". Or the mutilation of nature, **KNOWN** to exist based upon the intricate order and balance of absolutely critical chemical compounds, structures energy contributions and a few billion more realities that must exist: or life does not. Genetic structure is nature/ only energy and mass are the physical constraints: **IT IS THOUGHT,** and its clear contribution that gives us life, and sustains our world/ that gives you two arms, eyes, etc: instead of **HORRIFIC** combinations. As is the purpose of geneticists as they continue to play god **WITH LIFE!**

It is a first amendment legal right, guaranteed to each and every citizen and me: that I can legally fight this. It is a duty beyond all other duties/ beyond all other borders or realities: that these particular experiments shall be stopped. Because they **ARE THREATS,** to every single living organism on this planet. The cultists/ and priests of university religion: argue, "they know what they are doing". Yet if they know/ then they know, these are the single greatest acts of

sabotage, treason, and terrorism this entire world of human history has ever witnessed. And they become guilty, of that terrorism, without further trial. IF THEY DO NOT know: then they gamble with our lives, because the potential exists, until proven otherwise.

Thereby we each understand the legal reality is: to avoid the law, the defense MUST PROVE/ that WE the people, have no LEGAL right of action here. That the owners of this nation have no say in the truth: “There are terrorists gambling with our lives/ and even using our own money to do so”. They must prove NO CAUSE, to insist those employees hired to protect us/ those representatives hired to investigate for us/ those who call themselves leaders can simply abandon us: is justifiable or fair! PROVE IT/ OR OPEN THE DOOR TO REDRESS COURT, so that we shall make our own decision as a nation. That is the demand.

Consequently the burden of PROVING such truth, now rests with the legal and investigative arm of the United States of America. This state case becomes and is a federal case. Their agency most conducive to finding the truth regarding criminal intent/ possibility of terrorism/ or the blind associations of people, that spell danger to our existence as a society/ or as life on earth. Is given to the federal bureau of investigation.

. Read the trial at Champaign County Court 10-MR-766. But remember this: the assumption of a university diploma is NOT ENOUGH. You must prove there is NO GAMBLE OR RISK, to our lives/ our nation/ our nature/ or our world.

More simply, we call upon the Federal Bureau of Investigation to collect the data, and define the risk by evidence and facts which prove the truth: IS THERE, OR IS THERE NOT, a risk to life on earth?

And they shall present that evidence to us, IN TRIAL/ for our decision as a nation. The ultimate right of all humanity, to legally intervene and require true affirmations of safety, sanity, and sense: in such actions as these, OUR RIGHT TO LIFE ; “To be secured in their persons, houses, papers, and effects, against unreasonable searches and seizures, SHALL NOT be violated”. The fourth amendment. It cannot be denied/ these risk my life/ these have seized the stability of my planet/ these are searching for ways to recreate nature in their own image. And that Violates EVERY SECURITY/ violates every guarantee of PROTECTION/ violates every possibility for life on this planet. It is not only ILLEGAL, it is a threat, or more specifically an assassination of every child. YOU

CAN'T, even control your money! Just Damn fools in charge.

This is my life or death, defined by these experiments/ **it is our life or death: if THEIR THEORY, is proven wrong!.** You lose, the right to contest/ after your dead, WHAT good is it to be proven correct? The subject matter jurisdiction of criminal trespass/ by threatening all our lives is absolute, and undeniable. The legal requirement is: **prove you are the expert that can evict this perceived threat in court.** And the people shall vote. Until that moment exists, a moratorium shall exist on all aspects of these experiments; under the control of a courtroom in this USA/ so that the people can have their say. ANYONE who proceeds without our consent shall be killed as a terrorist/ until we have had our say.

The evidence of a possibility that threatens all life on earth; is without doubt. **Theory means: “we don’t know/ WE CANNOT prove anything”!** *Until after the fact/ which would mean we are all dead.*

That is unacceptable/ they have NO RIGHT, to gamble with our lives. Therefore this call for redress: to Prove they do not gamble or risk life on earth/ including my own. THIS IS a valid/ lawful/ legal claim for protection: within the intent and purpose of the constitution. The foundation law, called the first amendment, expresses and guarantees: REDRESS OF GRIEVANCES/ or more simply let the people decide for themselves. I demand this law shall be honored, by Facts, established in court. That is the favorable decision I require of this courtroom.

This is the first tier of a legal right to demand redress of grievances: against the employees, both federal and state/ that have refused to protect and defend our lives, even though a clear pattern of threat exists/ so violent and extreme, WE ABSOLUTELY CANNOT BE WRONG, because it is life or death for this planet and its nature. That is not a game!

It is NOT your right to allow anyone to gamble with our lives, with such ferocity as are these experiments. The other threats listed in 10 MR 766 matter/ but “bringing the same fire as is on the sun here to earth/ causing the same condition that resulted in the big bang: the single most destructive event in the history of the universe/ and playing god as human beings by mutilating all nature” are sufficient to begin! WE THEREBY UNDERSTAND, that our government is not working for us/ our officials and employees are incompetent and unable to protect our lives. Therefore change in democracy must be exhibited as a recreation of our basic foundation of governing. Or more simply: by the terms and conditions of redress

of grievances, it is clearly time to reevaluate our “government”. By changing what does not work, removing what has clearly been “too much power”, and controlling whatever we believe is necessary to SUSTAIN AND PROTECT OUR FUTURE, OUR NATION, AND OUR WORLD.

The fact OUR OFFICIALS AND EMPLOYEES OF GOVERNMENT believe these are not true and significant threats. Does, illustrate and defines the character of a “religious cult”. Those who have made the university their god! Or more simply those individuals so brainwashed as to believe ANYTHING their leaders at the university, would and do tell them to believe/ following them even to their deaths, because they believe. Or more simply this religious cult, has taken over government controls/ and must be removed; by the law of redress. Or more specifically, instead of power to a few, by experts proven to be “fanatical and delusional at best”. WE MUST give that power to ourselves/ by taking the excess and unnecessary power to rule and make decisions that are NOT within our best interests away.

I don’t care what you believe/ BUT DON’T GAMBLE WITH MY WORLD! Is not small thing. This Religion thereby, IS NOT WELCOMED HERE, to rule over me, or this state or nation. Their experts have proven their failure/ their experiments have proven a disease so pandemic by its very nature: that they threaten all life on earth with their beliefs! This demand is for the creation of facts, by whatever means, to prove what is true. And it recognizes no one gets to plead the fifth amendment/ rather all will answer; the court is reprimanded to establish, because we are in danger: the punishment shall be severe, for those who intentionally lie.

The first amendment grants religious freedom, it allows you to believe/ but it does not allow you to use your freedom, to further or advance any cause through the use of this, our government called WE THE PEOPLE. We demand OUR LIBERTY AND FREEDOM TO DECIDE FOR OURSELVES. We demand the evidence, NOT your theories/ the difference is your fantasy and delusion as is current. We as a nation, demand truth instead. **We demand respect for our lives/ /NOT your games. Not your gambling with our lives or nature or world!** WE DEMAND OUR FUTURE, OUR NATURE, OUR EVERYTHING THAT BROUGHT US TO THIS LIFE, as is NATURE shall be considered sacred (DON’T touch it with mutilation, or us, with threats). You CANNOT play god with our world: therefore redress comes to REMOVE “the arrogant/ spoiled child” from all aspects of governing. Redress comes to prove & find the truth:

by the evidence/ of whether we can or shall survive the future these people have designed and built for us; through their decisions on our behalf. Or if we are to die soon/ without true and significant change.

In the alternative of these people, who confined their range of thought to the ridiculous, zealous, or failure: in terms of 10-mr-766 ARE the people of this area. **So entrenched with their greed for money, generated by a university!** That they are willing to gamble with all life on earth to protect their own greed/ RATHER THAN LIFE. That question erupts with: Does that not include the police, court, the federal attorneys, and all who are, **too afraid to seek the truth?** TO religiously insane, to ask questions when the possibility of failure, error, or arrogance is an end to this world. THE WORLD DIES ONLY ONCE! We cannot be wrong; prove this is not so.

This lawsuit is about all life on earth, there are NO excuses. Its stated legal purpose is: **PROTECT LIFE, IN ITS EVERY CONCEPT; ALL OF US, FROM THIS INSANITY! Is the cause and relief sought from this trial. Prove we are safe, IS the simple demand!** Our security and protection as citizens in this nation: conceives of this, first tier of justice, designed and created by a courtroom for this USA, as most important.

LEVEL TWO

THE SECOND TIER OF JUSTICE, is less; but valid and necessary. The demand that in redress we the people are able and endowed with the right to recreate ourselves as a society, BY RESPECTING the preamble of this USA and choosing to obey its words.

“We the people of the United States, in order to form a more perfect union, establish justice, insure domestic tranquillity, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this constitution for the USA”.

This is a living constitution: the right to alter, change, or rearrange according and within the instructions above. IS OUR FUNDAMENTAL RIGHT, GRANTED BY DEMOCRACY!

The functional means for deciding or doing that, shall be determined by the people, who are accepted within the juries, state by state: that WILL determine if we as a people/ shall or shall not take our employees to this courtroom called REDRESS OF GRIEVANCES, as a nation. That is your choice as a people to

make/ it is not mine/ it is not the judge: your own vote decides!

LEVEL THREE

THE QUESTION THAT EXISTS, is refined by the last or third tier of subject matter jurisdiction, critical to the relationship of our democracy: to, “its employees for the people”.

Due to the treasonable actions of a judiciary which refuses to obey constitutional law, OR participate in the fundamentals of due process. That trial being filed on October 18, 2010. Within Champaign county court, as 10-mr-766.

The criminal act of refusing to obey DUE PROCESS, and constitutional LAW, in this trial, IS BLATANT! THE RULES OF THE COURT have proven to be a barrier against justice, rather than for them. The PRECEDENTS, and other aspects of a courtroom, that have been largely without merit or standing in terms of protection of the people; in other trials formed by this plaintiff. Are found to be an attempt or more correctly intent: to control the courtroom rather than seek the purposes clearly liberated within the constitutional decree of our agreement as a people, in summary: “TO SEARCH FOR A BETTER LIFE FOR US ALL”. THESE have been found, along with the judicial disgrace of “unintelligible and illegal responses” claiming ignorance, frivolous, etc” ; when we all know, that is clearly untrue. Has been used in disgrace and disrespect for justice and citizen alike: Proven by many trials created by James F. Osterbur. Because if they had tried to understand, THEY WOULD have asked distinct and clear questions of this plaintiff. As have come at last, in the last stages of pre-trial 10-cv-2257. Or more simply: the review of trials by this plaintiff WILL PROVE, beyond a shadow of a doubt, exactly what the courtroom is and means to the average citizen. Therein we learn, what is good or bad; “About justice” in this USA.

After waiting over 60 days without the slightest response from the court, or a single defendant. This case, 10-mr0766; Now looms as denial of not only first amendment rights guaranteed by both state and nation. But denial of due process/ a blockade of the court from all parties; thereby conspiracy and collusion. The state of IL supreme court/ the attorney general’s office, and the governor have refused response as well.

The county/ joined cities/ and state police being defendants refuse compliance, and deny me a response as well. In direct defiance of their statements to protect and serve: NONE of that is seen here.

The court REFUSES to provide or support, proper subpoena’s; the

necessary information; for the purpose of proceeding. IT REFUSES TO DO ITS JOB. Although all information has been sent; with proof of service. LETTERS DEMANDING any and all information or other that lacks be provided. The governors office has been sent notice to implement this trial by whatever means are necessary, and refuses. They took my money. Thereby establishing “a disease/ or more specifically a rebellion” against the laws and constitutional mandates for justice, of both state and nation.

The IL appellate court in another redress trial, refuses to accept contractual duties, fair play, and constitutional law in 4-10-0679. It acts with contempt in its denial decision/ refusing the law, refusing procedural demand for signature of a judge/ refusing the constitution/ and proving that in healthcare, we the people HAVE NO financial protection at all!

The federal district court has refused the constitutional law of redress; case 10-2055/ as has the US attorney in court without cause. DOES NOT, the constitution decide? Prove me wrong. Thereby denying due process or more correctly refusing to obey the constitution of ILLINOIS, and the constitution of this USA. Both submit: redress is the law here.

*The federal appellate court in case 10-2146 THROWS the case out/ after a docketing statement that reminds them of the fantasies and lies; they created themselves in the past. To throw out a previous case. Saying I did not pay the fee, for 10-2146/ which is clearly a lie, because we had proceeded under the case number above prior to this. And the case number: **IS NOT provided** UNTIL YOU DO PAY THE FEE.*

*The US supreme court, refuses to obey the law called redress as established in case 08-1339 a **docketed supreme court case** thrown out by a clerk: an illegal act. They took my money/ they stole my judicial right of trial! With defendants being the president/ the attorney general/ and the court itself. **A case, Demanding constitutional law shall be kept/ it is mandatory/ NOT discretionary!** These specific cases are listed on www.justtalking3.info and www.justtalking2.info Www.justtalking.info Has more. Older cases are on www.trialforlife.info. In the **abstract** files.*

Now comes the legal demand: as the primary policing agency for this United States of America/ as overseer for the policing agencies for this state of IL. “As protectors of the people/ THE CONSTITUTION/ and defenders of the court system”. It is your job as the federal bureau of investigation: to clean this mess up, by investigation and examination of the evidence, so as to present these facts

*to the people of this nation in redress of grievances court. To establish the foundation of law in this nation is: **DUE PROCESS OF LAW, for all the people. NOT, the whim or opinion of the judge/ NOT just the lawyer! BUT The constitution BY LAW decides/ NOT the judge! THAT, IS OUR DECREE AS A DEMOCRACY, to govern ourselves with law, NOT rulers! Therefore enforce it!***

None can deny this is not the purpose of the court, “to enforce the law”. The foundation intended by the constitution, is “to rule ourselves”. The job required of our governing agencies, is to defend this democracy: this decision to rule ourselves! Particularly, in this case; this federal bureau of investigation, rules over the evidence. Because, not even the US supreme court is exempt from examination or law. Certainly not the lower court of this state called ILLINOIS.

Let this USA take me/ take us, “we the people”: to court, should the supreme court itself wish to argue what the true and real interpretation of democracy is. Either way, I/ we, deserve our day in court, as a democracy; UNDER CONSTITUTIONAL GUARANTEED LAW. The right: to protect myself/ my nature/ my world/ and our future. THAT IS OUR UNDENIABLE RIGHT, to establish it, the courtroom MUST be for justice, truth, and law!

Whether you are a “cultist of the university religion or not”; the foundation of law DEMANDS, That LIBERTY shall prevail, that religion is a personal freedom, NOT a governmental demand. Religion and government do not mix is a foundation of this democracy; because the zealot cannot be trusted. TRUTH must rule, NOT theory or assumption.

My liberty to demand the evidence of reality and truth, in the many threats that can extinguish my life, or more importantly all lives from this planet. IS ABSOLUTE: otherwise, the law shall be explained to me and to this people: so that justice can be better understood. The demand: we can, and WILL decide if others, holding a diploma or not: CAN CONTINUE TO GAMBLE WITH OUR LIVES, OUR EVERYTHING? That is FAIR PLAY, and EQUALITY, the right to decide, Is an absolute. PRIOR to our destruction! YOUR DUTY as a courtroom or employee or investigator is: to adhere to the protections and securities of constitutional law, to defend this people IS ABSOLUTE. OUR RIGHT, under redress of grievances to change and redirect our government or our taxes or our tolerance for university experimentation IS ABSOLUTE: we call it DEMOCRACY. Therefore open the door, and let truth and this people come in; for their lives, their homes, their children, their world, and their future!

The question to the federal bureau of investigation is: *If that ain't your job, when the judiciary, or as the judiciary requires of you; or as the investigative arm of justice that is our democracy in action: FOR WE THE PEOPLE! Then what is?*

PROVEN: the hierarchy of government, HAS become incapable of following the law, of protecting our lives from those who gamble with everything valuable to life, HAS become unable to protect our future. Therefore WE NEED AS A NATION, to be informed as best we can: of our choices. By the sanctity of knowledge based upon the evidence of our reality/ the understanding of democracy as our rights within the law, and the search for wisdom as is necessary through truth to decide what our future can be. It is not too much to ask, for all employees to participate in this action to define and declare: WHAT, AND WHY, AND HOW did our reality get this way. For we are in crisis/ and it WILL get far worse quickly, if we fail.

Justice is not a game/ there are no excuses for ignorance of the law/ or pretending stupidity or other. Every other legal argument has been used and destroyed in court for not following the law: the time of default by the court has come/ the opportunity to amend their ways has pasted. Either send these people to jail/ because not even a judge has immunity to disobey the constitutionally provided guaranteed rights to a citizen of this state of IL and this nation called the USA. The law called redress.

*Or impose and create upon these courts, this state and nation: **the critical truth of redress of grievances according to the first amendment and the US constitution & of this state of IL. As THIS trial demands. One or the other/ or both!***

ITS YOUR JOB.

CONCLUSION

REMOVE FROM US, the people who do trample upon our lives, and our democracy! Let the law decide. Let the evidence be clear, plain, and simple.

OR, if no courage exists: move over, because redress means we are owners, and it is our right to be in charge of this nation, by our vote, as WE THE PEOPLE.

Included in the creation of change for a nation is: we will, be discussing the size and description of business and industry. Recognizing the limits upon which capitalism shall influence our lives.

The truth of article 3 within the US constitution is: THAT WE DO, have a legal right to expect the enforcement of the state of IL constitution: by our federal

judiciary and employees. *THE LAW, as is redress of grievances for this state/ as is due process/ IS GUARANTEED TO EACH ONE.* The fundamental preservation of basic process rights in a courtroom, establishes fair play & creates *EQUALITY*. The human needs within a courtroom, require the ability to defend yourself; and much more. *NOT* by the extortion or dependency upon lawyers/ but **by JUSTICE AND FAIR PLAY**. Not ridicule and disrespect. *LIFE IS, Not a game/ WE ARE NOT* toys, for your amusement. The participation within a courtroom; is a guaranteed legal right of each and every citizen both state, and nation. A contract between those employees we pay, and ourselves: by the agreement of our constitution, that we enforce on you: **BY YOUR OATH**.

Foundations fought for:

*The difference between a democracy and a tyranny is: we the people are owners/ **because the law rules over us all**. There is no ruler, but the law.*

The difference between anarchy and the rule of law is: our employees obey OUR constitutional demands. Their sworn oaths as leaders to obey us through our constitution and laws; provide the foundation which brings them to court: where, the punishment shall be real.

*The difference between rebellion and peace is: we are owners here/ this is our law, this is our nation, and we demand respect. **To enforce that, IT IS NECESSARY, that we do establish our own laws, and let these decide what society shall be!** The Rebellion of leaders say: NO, you cannot/ WE CONTROL here!*

The difference between tyranny and harmony is: that justice is blind, that due process serves all the people, that democracy is held in honor above the individual need, and that our employees KNOW: that they cannot rule over us. Only the law is allowed. Greed cannot rule over us/ we are a democracy, and we decide our future, by limiting ourselves. Because we are clearly too many people for any other way. Our democracy means, WE CHOOSE, for ourselves! That exists only by the participation of truth, as our actual leader; a vote as our actual means and ways of change. Our democracy (the agreements we have made as a people) is: the foundation we choose to determine the path we shall go. The future depends upon us/ that means every child/ every life/ everything is our responsibility. Remember this: WE CANNOT SURVIVE without all of nature, and environment!

Whose side then, are you on? Is a question for the jury! It asks, ARE

***YOU WILLING TO BE RESPONSIBLE? ARE YOU WILLING TO PAY THE PRICE FOR A FUTURE, A NATION, AND A WORLD?
MAKE YOUR DECISION!***

TO THE JUDGE: SEND this people to their courtroom!

Or establish legal cause in this court of law, WHY I would not expect that to be true! Prove, you need not be involved, as a judge/ a government/ or a participant in democracy.

PROVE MY ERROR, or let us go to our destiny or fate: In what is so clearly a description of DEMOCRACY.

I ask for the constitutional law called redress (let the people decide) to be enforced, both state and nation: it is that simple. The court has refused, to this moment! That makes previous cases: in criminal contempt of the law. That focuses upon: denial of DUE PROCESS, and asserts, the first amendment has been “discarded like the trash”. That identifies open rebellion, conspiracy, and collusion between all parties involved.

But I will discard that, for redress now!

Prove the statement: “Justice for all”. Prove the court exists for democracy, as our strength to own this nation by constitutional law and right.

BUT let all understand this: “Rights and laws” are very powerful tools/ which can easily be used against you, or by you. Dependent upon their individual truth, influence, and enforcement. BE CAREFUL WHAT YOU CHOOSE. Or want, will consume you.

Procedural question

The path most conducive to establishing, the base requirements of a judicial oversight/ during this redress; process of democratic actions: as is the need to create “majority rule, by federal court jury decision”. OUR MANDATE of democracy, to the judiciary of this UNITED STATES OF AMERICA, or any individual state is: One of procedural certification. Of this question, and its answers: created and established by jury decision, is in part the need to follow constitutional protocol. Which means: **Redress by law is: WE THE PEOPLE! Neither me or this court/** can require redress against the nation or state. Rather as a legal citizen, I am instead: allowed to raise the initial question of redress. Only the jury is allowed to establish the cause/ and thereby create the

question to be certified by and through our district federal courts. Majority shall rule.

Each state, has the right of enforcement, that only a citizen, who has applied for this jury by simply putting in their own name. By living therein/ being selected by lottery, with only the restriction of age. These shall have the right to participate in a redress jury within “the state of their legal residency”. The time limit is determined by the rules certification/ from the supreme court: to be filed within a state in 45 days. With docketing and trial of the case to be within 30 days subsequent.

Each and every district court in the nation CAN: by citizen request, “filing this trial transcript/ with appendix”. The plaintiff who successfully files; may provide their own supplemental brief/ IF they so choose. This supplemental brief, is submitted as an auxiliary consideration/ and dealt with separately. Jury trial and participation: create and allow for; “we the people” questions; not entertained in the originating transcript. These SHALL be submitted to the nation as presented and asserted to be “necessary”; by this state presenting them, and their respective majority.

There shall be no alteration of content, between the various districts of a state/ if it is approved by jury: this state shall add that to its combined decision. Thereby nothing is left unturned; by this redress decision. Every concern confined to the basic fundamental of this redress trial: shall be dealt with.

BUT ONLY one trial per federal district court, IF a citizen does indeed file for that trial to occur. Majority rules the state/ just as the states rule the nation.

When this decision is certified by the state court jury trial decisions: “yes or no”. Majority rules/ a tie means you have lost your say. The judge has no say/ the jury decides! Then redress trial is either upheld by this state for the nation or dismissed. If accepted by a majority of states, actual trial of our employees is ENLARGED, to include the entire nation as plaintiff/ the employees of our nation as defendant: and the US SUPREME COURT as the purveyor of what shall then, immediately become, “a trial of our democracy in action”. The reality of our ownership, as we the people, proven true!

**The authority of we the people to govern ourselves/
CANNOT BE DENIED! But by ourselves. We are, the
owners! THIS IS OUR DEMOCRACY.**

AN APPENDIX, TO TRIAL 2257

THE BEGINNING TEST

and terms for assessment of RISK. Bordered by the truth, WE CANNOT be wrong/ therefore the standard to be met is extremely high. It is the people who shall decide for themselves/ but it is the federal bureau of investigation that shall decide IF A MORATORIUM shall be established immediately: to prevent the various entities involved from proceeding until the people have had their say. The critical truth applied CANNOT be theory/ CANNOT be assumption/ CANNOT be an “educated guess”/ and CANNOT be less than the actual truth of “murphy’s law”(IF it can go wrong/ THEN this cannot be done)!

The explanations for the people, CANNOT contain any obscure language or mathematics: it MUST be plain and simple/ OR IT WILL be considered as fraud/ and the risk extreme.

This test begins with the Lawrence Livermore Laboratories/ national ignition facility: they are the people with the machine. This facility exists for two primary purposes of interest: they intend to test weapons of mass destruction nuclear materials, by exploding portions of that actual bomb in a suburb of San Francisco CA by containing the explosion: within a sphere of 192 lasers. Their explanation of the power present is read in popular mechanics magazine techwatch page 13 vol 185. No 6 June 2008: the explosion and energy containment represents, QUOTE “THE BLASTED TARGET GENERATES 500 TRILLION WATTS- 1000 TIMES the electrical generating capacity of this UNITED STATES”.

Explain what is not a risk about that?

1. Explain what will happen if one single laser fails at the moment of explosion/ and how this will not then be a focused laser like beam of violent energy that can be focused anywhere/ with 1000 times the electrical generating capacity of this USA forcing it to “do something”.

Explain what is not a risk about that?

2. Explain what will happen if several lasers fail/ explain what will happen if one or more lasers loses full power/ explain what will happen if a computer or wiring glitch occurs at just the wrong second. Or what happens if something warps out of alignment; at these temperatures how can it not/ what if your wrong? Explain what would happen is one piece of a nuclear bomb proves to be “just a little too big/ or just a little more active/ or for whatever reason focused into a critical blast

onto just one area instead of uniform throughout?

Explain what is not a risk about that?

The second primary purpose of this facility as its name implies is to create fusion:
the same fire as is on the sun, here on earth.

1. Their stated theory is: the fire on the sun is caused by extreme gravity/ as by their theory holds the planets in orbit around the sun. Their theory is, that this extreme gravity causes such pressure within the mass of the sun at its center: causing the gigantic furnace fires that emanate outward/ through the mass of the sun itself. Their theory says, the sun is at its hottest, in its core. Their theory says this fire created, is then the fusion of atoms, caused by pressure and heat forcing them to combine. Their theory says, the sun is a gigantic mass. Their measures suggest, the “flames” of the sun or more than a million miles high, and range between 6-10 million degrees of heat. Their theory is: that with lasers we can create extreme pressures causing this fire to erupt/ and even though we cannot sustain it: therefore a worthless experiment. “Its ok” because once we take away the pressure by turning off the experiment lasers/ the flame will just go out. “Feel free to tweak this summary by published statements from the NIF/ over the past.”.

THE TEST OF RISK HERE, even beyond the simple construction of a fire that obviously burns on the sun/ which we potentially cannot put out; exists as a risk, just by looking at it/ don't need no education to know, “we DON'T want that here”.

The university priests, and their cults/ who do control our government: cannot comprehend the arrogance (just too proud), or simply choose to sacrifice us; so it would seem! Nonetheless: the questions begin.

1. WE KNOW what fire is/ we know that the chemical fires here on earth represent a reality with extremely similar traits to the fire on the sun/ simply at a different level, but essentially the same. We know that the chemical fires here on earth are due to the burning of molecular bonds. Thereby it is not hard to assert, that the fire on the sun is due to the burning of atomic bonds/ same thing, just at a different scale of energy and size. None doubt the fire on the sun is of atomic origins. *That however is entirely different than assuming pressure creates the fire/ and it will go out immediately upon removing the pressure. If their theory is wrong/ this planet becomes like the sun.* Everything here is atomic material/ which means everything here is fuel!

Explain what is not a risk about that?

2. Their assumptions of fusion exist primarily because they see hydrogen as its primary constituent of mass, due to spectral analysis. But if they are wrong/ and the actual byproduct of a fire that burns atomic bonds is to release the individual characteristics of atoms without a bond/ then a single “proton and electron” as would be characteristic of hydrogen: IS THE EXPECTED component of “what is left”: “the pollution component”. Their theory dies, under scrutiny/ because a mass of hydrogen cannot be sustained under this type of energy consumption for potentially millions of years.

Explain what is not a risk about that?

3. Their theory: the sun burns at its core and throughout the entire mass that exists within these flames/ falls short on countless issues. If it burns entirely/ then how does it not consume itself from the inside out. How is the rate of consumption sustainable or the structural integrity of the whole possible. Why do we not see fissures in the surface of the sun that would be part and process of this type of event. Why do we not see difference in temperature here on earth over thousands of years in time: because we do have “useful record” that has not occurred. If gravity is the force creating extreme pressures within the sun as is suggested/ holding the planets in orbit: HOW can we as human beings even move? Because the gravity to hold a planet is far greater than the gravity of the planet itself: how can we move?

Explain what is not a risk about that?

4. We have evidence beyond theory of a supernova sun exploding. Prior to that explosion it is known: the sun itself expands enormously creating a tremendous amount of more heat. IF the sun burns at its core/ then the mass itself is hotter than the flames. Or more specifically: THERE IS NOTHING TO EXPAND HERE. Thereby a supernova cannot exist. In the opposing view established by the evidence: that does mean these flames are entirely on the outside of the sun, and not involved with the center at all/ until atomic principles have consumed it down to the point where it cannot maintain a structural balance anymore. Consequently the “sun mass” then expands as it heats up/ thereby releasing more atomic bonds to be consumed creating an even larger fire.

Explain what is not a risk about that?

5. Their theory has the flames generating from the center of the sun and radiating outward, from one enormous mass on fire. Reality asserts: as you can plainly see with fire, the expansion of heat it generates is enormous, and the flame lifts from the surface, so that it can find room to burn. A flame a million miles high at millions of degrees in energy temperature established on a sphere: NEEDS A

LOT OF ROOM, to fit into the space allotted by its energy needs. Therefore it does stand to reason that the flames on the sun are in fact nowhere near the surface of the sun mass/ because the energy release will not allow it. Rather the sun is surrounded, but contained in the middle, having its surface “sucked away”.

Explain what is not a risk about that?

6. Explain why this risk is worth taking/ when an entire planet is lost; when you are proven wrong. How will you fight a fire that is “miles high upon ignition/ millions of degrees of heat in energy release/ when absolutely everything on earth is fuel”.

Explain what is not a risk about that?

IN THE ENVIRONMENTAL ATTACK, on atomic structure that is CERN in Europe/ its counterpart in US is Fermilab in Batavia IL.

the purpose of these experiments is to attain and create energy levels never before seen on earth/ essentially man playing god with our environment by creating something for ourselves that was not here before us, or as us on earth throughout history. The purpose of CERN/ and Fermilab prior to CERN: was to recreate the energies that existed at the time of the big bang. The single most destructive event in the history of the universe.

It doesn't take much education to know, WE DON'T want the energies that blew up an entire universe of mass here on earth/ BUT the cultists and religious priests of university just cannot comprehend why that would be bad. Just too proud/ and besides “it's a damn good job/ and I don't want to lose it”. Ain't that so?

Nonetheless, the examination and basic premise of this work is to excite and accelerate parts of atomic matter to energy levels they cannot attain in this physical world/ some suggest higher than an atomic explosion can generate. But with lots of tiny particles.

A review of the work:

the SECOND MAJOR THREAT to our planet: the terrorists at CERN/ the particle accelerator buried in a mountain. Their stated purpose: **“to recreate and study, the energies responsible for the BIG BANG”/ THE SINGLE MOST DESTRUCTIVE EVENT IN THE HISTORY OF THE UNIVERSE. Here on earth.** IT IS, *A gamble with this ENTIRE planet that is complex/ but understandable, if you try.*

THESE “EXPERTS” ARE, attempting to demonstrate energies that led to:
creating the structural defects that caused the originating mass to explode,

and expand into the universe we know today. We know structural weakening occurred because it is a documented explosion of. such force, that no doubt exists only “dust and gas” was left.

THESE scientists, ARE GAMBLING: they can create the same energies and use it as a toy to study: simply turning their machine back off, will mean nothing bad can happen. They BELIEVE , THIS EARTH WILL NOT EXPLODE; EVEN THOUGH THEY EXPECT, intend and demand: THESE ARE THE SAME ENERGIES, THAT DESTROYED THE ORIGINATING MASS, of an entire previous universe. To be wrong then, is to create the destruction of this earth/ same energy, same result is not unlikely. Therefore we review their theories here. (IN BRIEF) And demand: if even a one in a million or more chance exists the entire planet is destroyed: THIS MUST STOP! IT IS, our lives/ our future/ our everything: NOT just yours.

They BELIEVE, the potential rewards, outweigh the reality once released! But we cannot go back in time/ and if they are wrong, the evidence is an entire universe was changed; how much less, just this small planet.

Their machine is described, as the following statements: (described at scientific american, February 2008, for the propaganda)

1. We will achieve one trillion volts of contained energy, traveling at the speed of light; within this machine. *You could think of it roughly; as the energy required to lift 3 or 4 empire state buildings off the ground.*
2. We will boost the proton's energy (the active part of a nuclear bomb) by 16 times. *Or if they could transfer this imposed energy into a nuclear bomb, it would be 16 times as deadly and destructive.*
3. We will smash these protons at the speed of light 30 million times a second, for up to 10 hours. These are (for visualization) bunched into “trains”. The number of trains or bunches on the “rails/ wires” are 2,808 at any one time. The number of collisions per second on this ride is up to 31 million crashes per second, at 4 locations. The expect as many as “20 individual train cars ” collisions at every crash site, each time; the rest travel on. $31 \text{ times } 4 = 124 \text{ million crashes per second}$ for ten hours $= 36000 \text{ seconds times } 124,000,000 = 4.464 \text{ trillion crashes per day}$ times 20 individual proton crashes per time= **89 trillion, 28 billion proton crashes per ten hours**
4. Several nuclear power plants are required to generate the electrical forces needed for their experiment. Add that to fuel consumption/ pollution/ etc.
5. All of that force is isolated “into two wires (for simple understanding)”, the electricity moving in two different directions/ and then directed into a head-on

“train wreck” collision through what is in fact “a needle, or proton ejection means, shooting the gap between wires”/ “a needle” kind of like your sewing machine; sort of. *Their desire and intent: apart from any other description is, to create energies: “to search for new forces never before seen in time”.* While this may sound exciting, the reality of unleashing forces that do not obey the laws of energy and mass in time; proven to explode an extreme mass. **IS WITHOUT DOUBT EXTREMELY DANGEROUS.** YET, this is their plan/ their purpose/ what their machine is for: and it is playing with tremendous force.

YOU WILLING TO BET YOUR LIFE, YOUR CHILD, YOUR FUTURE, YOUR ENVIRONMENT, YOUR EVERYTHING ON THE RESULT? They are betting exactly that, and the machine is now running. **WHAT THEY DO NOT TELL YOU IS:** *that in playing with energies this extreme, it is entirely possible that they WILL create the same energy that caused the originating mass of the previous universe (all gathered together/ just like this planet): TO EXPLODE with an intensity, that nothing seen in time can duplicate. Or more simply, given the incomprehensible size of that originating mass: WHAT WE DO KNOW IS, THAT EVERY SINGLE ATOMIC STRUCTURE INVOLVED EXPLODED AT THE SAME TIME! Creating instantaneous expansion of the whole. Or more simply, it exploded so completely and so violently, that only dust and gas was left from the entire originating mass.*
Think about that for just a second/ and then go back to their stated purpose: to bring this energy here on earth.

What is important about the big bang for this discussion is:

FOR ANY STRUCTURE TO DISINTEGRATE INSTANTANEOUSLY, as did the originating mass of this universe: **ALL THE STRUCTURAL COMPONENTS INVOLVED, HAD TO BE WEAKENED, (a very important fact).** In other words, something preceded the explosion itself. The question is HOW? **The answer is: only an energy SO EXTREME, that no reaction could exist, no elemental relationship could defend; to confront it.** An energy and momentum accelerated so fast: that time did not exist, by the laws we know as truth. **Time is by actual fact: the law that says, for every action there will be an equal opposite reaction.**

What is important here is: THE RISK TO OUR WORLD/ THE GAMBLE these few, and their propaganda news teams, experts, and governmental leaders have created: to an entire planet of life.

The question is: HOW MUCH velocity and momentum can be altered as dimensional protons escaping time; at exit from this chamber? We return to their statement: “We WILL increase proton energy (the explosive part of a nuclear bomb) by 16 times, due to our acceleration process”. A 20 megaton nuclear bomb then becomes a 320 megaton nuclear bomb: it is a massive increase in momentum. Therefore let's remember: if a proton escapes at the velocity of the speed of light/ with an equivalent momentum of 16 times its normal state of energy, **it needs only a push: to be accelerated beyond the speed of light/** or the arena wherein time and its dedicated limits of: for every action there shall be a reaction/ or measurement of time exists.

To give these protons that push: there is “at the atomic level” ; a massive nuclear explosion behind them. Does that not sound like “a push”?

There is also a massive aurea of electrons in front, behind, or surrounding them; opening the door, to escape velocities.

DEPENDENT UPON: the protons that do escape beyond the limits of time, or action and reaction limits imposed by time. The extreme number of electron energies pulling them or more correctly TURNING THEM BACK, will be applied. This then becomes the ingredients to form: “like a trampoline or spring, at low amounts of mass, or more **specifically, if enough mass is ejected, or collected at once; a centrifugal loop**”. The energy created identifies itself by the trail of electrons it creates/ but because this is over the speed of light, time cannot measure it. The end result is: protons will bounce back and forth, or circle through the earth or around it; unnoticed and unfelt until the true force has gathered together enough protons with sustained momentum to “leave the womb” of its creation, called CERN. With this mass, and these controlling electrons in place. This energy now, begins influencing time. **OR more simply, once enough momentum has been achieved to establish, the centrifugal effect, an “upside down electron tornado” effect, will occur; which will pull atomic structures apart on earth, and eject them into space: the end will soon come!** Which is: the necessary effect in, or allowing: the complete weakening of atomic structure (once the tipping point has been passed, more and more protons will be accelerated to complete the process by the actions of this energy)/ **as is proven possible by the originating mass.** Prior to its explosion, which did create, Our completely new universe. Or, in this case OUR; evaporation from space and time, as the planet explodes. Not a fantasy, these are the energies being created/ the purpose of the machine as CERN, a game; without regard to consequences, planet,

or life. MORE IN DEPTH AT <http://www.justtalking3.info>

love is the essence of everything we are, being alive struggles, because of what we are not. Truth says: it is not life that lacks in us/ it is, “what we choose to want”. Find truth.

IN THE CRITICAL TRUTH OF LIFE: NATURE IS, our genetic code!
EVERYTHING we are/ every life that exists/ every future living thing survives, because NATURE IS OR WAS CORRECT! It is that simple/ like it or not!

Humanity is mutilating everything it can touch/ purposely trying desperately to achieve “the holy grail of genetic engineering” which is to destroy the genetic disciplines and balance which keep us alive and provide our bodies/ minds/ and everything else. BECAUSE THEIR PRIESTS BELIEVE: once we know how it fails/ then we can perceive how to be gods ourselves and create “insect men/ fish birds/ and every other horrific dimension of the totally insane, as is their lives. This is a complex discussion/ but the reality of mutilating the very thing that gives you life, body, and everything you love CANNOT be without comprehension. Want them to cut off your arm/ put your eyes in your ass/ stick your head under your feet: THAT IS, exactly what they are doing. Stop them/ take away their tools!

For the purpose of discussion, because the complexities of this exceeds the ability of most people to participate within: we ask this religion to explain itself in other ways: wrong here/ wrong everywhere?

1. Let us begin simply: CAN HUMAN BEINGS CONTROL THEIR MONEY?
The answer is absolutely not, particularly university leaders who have proven beyond all doubt: they lie, cheat, steal, and propagate failure. And its just money. How should this same religion be allowed to play with life? Trust them with your life? **They are playing god with nature: HOW is that not playing with your life, your child, your food, your everything?** Explain it.

2. Their priests state; not to worry evolution will fix everything/ after all we are nothing more than “an accident”; the mind is last. We built ourselves, “by shopping for what we wanted”/ just got it off the shelf; no problem. It is time to prove that/ force them to court and demand how a body can survive without all its pieces. How a living creation created food for itself/ found it/ used it/ excreted it; created valves, environments, chemicals and processes of recreation. Let them show you how they can keep a body alive without a brain. Let them create for you

the exact realities that produced a living organism. And so on/ because anything less, is just a religion. The chanters yelling “we believe”. They are: Damn religious failures, and nothing more.

3. Let them prove “Noah’s flood” did not exist! Because the evidence for that is beyond doubt. It is a long list/ but we need only concentrate on one simple thing. Oil and gas are produced from biological bodies being buried all at the same time. Otherwise there are no oil reserves/ because the bodies did not accumulate in one place. Because these oil reserves are massive and buried deeply underground/ there is only one mechanism known that could have done that: a massive world flood. We know that coal reserves are in fact plant life buried all at once, since most will float longer than bodies these are found higher in the earths surface. But clearly had to be buried in one spot with high density, so as to be compressed into coal reserves we know exist today. There is only one method that could have accomplished the known reserves found today; a world wide flood. There is layering in the soil/ a distinctive trademark of water separation. There are deep washouts, such as is the grand canyon. Sea creatures buried on land, and more. Prove any other method exists/ or beware of those who call themselves experts.

4. As a summary, I pose the question to you, of one of their most sacred “idols or images”. They say $E=MC$ squared. Or more simply that energy is equal to mass, times the speed of light squared. Or more simply that energy is equal to mass, times speed; at the constant velocity of, “the speed of light times the speed of light.” The formula for energy known since the beginning of human existence is kinetic. Or kinetic energy is equal to mass times speed. Therefore we see clearly that Einstein’s theory of $e=mc$ squared is nothing more than the formula for kinetic energy with speed as an unprovable constant. Although directional; It has no other value at all/ their falling into atomic bombs, was merely accidental.

Prove me wrong.

IN THE US. DISTRICT COURT
FOR THE CENTRAL DIVISION, STATE OF ILLINOIS.
201 S. Vine st ste 218 Urbana IL, 61801

DATED: February 18, 2011

CASE 10-2277

A case originating as Champaign Circuit
court/ Urbana IL; Case 10 MR 766

JAMES FRANK OSTERBUR

2191 COUNTY ROAD 2500 E.

ST. JOSEPH IL 61873

my electronic file is kept at www.justtalking3.info

VS.

THE UNITED STATES OF AMERICA

as represented by:

the FEDERAL BUREAU OF INVESTIGATION

935 Pennsylvania ave NW Washington DC 20535-0001

REVIEW OF BRIEF

PROOF OF SERVICE

IT IS HEREBY DECLARED, I, JAMES F. OSTERBUR HAVE MAILED A TRUE
AND CORRECT COPY OF THESE COURT FILINGS, WITH THE PROPER POSTAGE
ATTACHED IN THE US MAIL SERVICE/ first class mail , ON THIS DAY.

In accordance with federal rules of civil procedure; rule 4, section (i) rule one service
upon the US shall be effected: sections A, B, & C

summoned as well in this case 10-2277

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 DAVID HOFF 201 S. Vine st. Suite 226 ste 218
Urbana IL 61802 / us attorney