

IN CHAMPAIGN COUNTY COURT / 6TH JUDICIAL CIRCUIT
FOR THE STATE OF ILLINOIS
101 E. MAIN URBANA IL 61801

JAMES F. OSTERBUR
2191 COUNTY ROAD 2500 E
ST. JOSEPH IL, 61873
www.trialforlife.info Www.justtalking3.info www.trialoflife.info

VS

STATE OF ILLINOIS
as represented by GOV: PATRICK J. QUINN
State Capitol 207 Statehouse Springfield, Illinois 62706

in response too: collection action notice of intent: December 20, 2013/ received in my hand
1/ 3/ 14; Demanding \$2,326.95 immediately. Letter L0400373964 (exhibit A)
dated: 1/8/14

case # 14SC-2

Jurisdiction declared: In Champaign county court: as in accordance with the taxpayer bill of rights included page 2: 20 ILCS 2520 I am taking issue with this assumption of debt by;
demanding JURY TRIAL. By demanding class action suit! As is my legal right!

US article 5 “nor shall private property be taken for public use without just compensation”.

A CONTRACT! The money I have earned is “private property”/ and as such you MUST justify and establish what is truly in support of all: “we the people/ our freedoms/ our rights/ our authority over government by constitutional law/ our needs/ our future”; when used. A debt must serve all the people! To accomplish ANY form of expenditure, beyond those real life descriptions. **Requires our vote, as society itself.**

This is: THE REVIEW AND ACCOUNTABILITY of leadership/ the understanding assembled to know: If our employees have obeyed their sworn oath/ TO PUT OUR GOVERNMENT, as is the constitution FIRST? Our needs as we the people before, any other decision possible !

The elemental reality of democracy is: that we are united under the constitutional contract, that is OUR OWN DESCRIPTION, of what we the people have chosen to be our government. This is the essence of democracy, and the reality of that contract between ourselves as WE THE PEOPLE: and our government through its employees. No representative is given the right to discard these governing laws, or endanger the people. That demand as is an oath of office, is given, as your proof: “You agree; TO GUARD, the freedom and guaranteed rights to every individual citizen. That is your job. Those laws called constitutional foundations for life, work, and leadership in this state and this nation: CANNOT BE DISMISSED, AVOIDED, DENIED, OR DESTROYED, by our employees. **WE ARE THE OWNERS! WE, ARE THE AUTHORITY THAT OWNS “LAST INTERPRETATIONS, DIRECTION, AND RIGHTS”.** WE, are America/ those employed to do our will, and provide as well as protect and defend our lives and our future; are governed by constitutional law.

The failure, that accepts gambling: with their nature, their planet, their democracy, and their children as if; nothing more than toys for the purposes of “university knows”: **IS TREASON!**
Penalties exist.

The foundation of trial here in is NOT a refusal to pay taxes that are fair and legitimate. RATHER; It is the legal demand: ALL LEADERS, SHALL OBEY THE LAW, AND ACCEPT THE CONSTITUTIONAL DUTIES APPLIED BY OATH ; TO YOUR EMPLOYMENT! YOU SHALL HONOR OUR DEMOCRATIC AUTHORITY CALLED WE THE PEOPLE/ AND ESTABLISH: OUR DECISION AS STATE AND THEN NATION; AS IS CONSISTENT WITH CONSTITUTIONAL DEMANDS. **The question: “WHETHER OR NOT OUR LIVES/ OUR NATURE/ OUR PLANET/ OR OUR FUTURE CAN BE GAMBLLED WITH OR IGNORED; for any cause or any reason/ by anyone. IS NOT: a description of your authority. IT IS A DESCRIPTION OF OURS! Only we the people HAVE A RIGHT; to decide, if our lives/ your children/ our nature/ our planet/ our future/ and everything about our world; Can be someone’s toy.”**

Every single person in this world, has a right to that information/ and we the people, have **an absolute right to that decision! WHICH MEANS THE DECISION HAS ALREADY BEEN MADE! NONE ARE SO ALLOWED/ AND ALL MUST BE STOPPED.**

That fact asserts and assembles the charge: you, the leaders of state and nation; are aiding and abetting terrorists (the people who threaten our lives, nature, future, and planet)/ failing to protect our democracy/ and discarding all sworn duties to protect and defend life, democracy, and planet with your fantasy worship of “university knows”.

Consequently this legal accounting established by the law called REDRESS OF GRIEVANCES; **WE THE PEOPLE MUST, “PROTECT OURSELVES”.**

Now exists.

These are then CONTRACTUAL DEMANDS: you failed your duty, and your oath/ and deserve no payment for services you did NOT render, to PROTECT, honor, support, or defend our lives; or this democracy.

UNTIL, you complete the legal tasks, support the legal rights, protect LIFE ITSELF FIRST, and provide the democratic solutions: WE THE PEOPLE OWN. Not you.

You, “the leaders” have NO CLAIM, “To be paid”/ YOU did NOT do the work for which you were hired; and in fact, committed anarchy, betrayal, traitorous acts, and treason.

These charges require: A LEGAL TAX REVOLT, until the investigation/ examination of facts/ and judgment of we the people has been established.

The failure to do the work for which you were hired. **The failure to uphold the constitution you swore would come first in any decision affecting us** as necessary to your employment; failed. Your henchmen no less guilty/ if the constitution, “our governing democracy” was failed. The deliberate and willful theft of our money/ by enslaving this people with a claim: we must pay anything you declare/ regardless of justice or fair play to ourselves; as “WE, ALL THE PEOPLE”/ not just a few.

There is no such authority given in the constitution, “to separate and divide”. **The right of taxation: IS DELIBERATELY AND DISTINCTLY LIMITED TO, IN SUPPORT OF US ALL.** Not a damn few, that claim they are so fucking superior/ we have to become their slaves.

As that is what you have done: US article 13; establishes it is a criminal act. By claiming we the people must provide pensions or other, for a tiny few separate from us all: is absolutely and irrevocably unfair/ and unequal treatment to every citizen.

You, your predecessors, and your army of employees; have failed our democracy. You have lied about debts, and stolen the credit you were given charge of, “to fill your own pockets” at our expense. You have corrupted the courts, as is presented, and proven in each of the trials, claiming irrefutable evidence: established by James F. Osterbur; both federal and state. You have prejudiced taxation/ and provided debts given to the people: in favor of a tiny few, *as is so clearly established by the football stadium box over the UOF I, Urbana spending 129 million dollars so a tiny few, could play king or queen over their subjects; 6 damn games a year* . How is that “for the people, or in support of their democracy! You have failed LIFE, by letting terrorists play with nature, and pretend they are so damn smart “go ahead and bring the same fire as is on the sun here”. To your eternal shame. You have failed the future, discarding the facts: that without a true and realistic assessment and protection of the very resources we absolutely need to survive on earth; we all die. You have failed this democracy, you have failed the children, you have supported terrorists, you have mutilated nature, and allowed species boundaries to be crossed: which functionally means, a life must endure “what the devil (man or woman without respect) has sown onto their bodies”. It is “a crucifixion”. You have literally allowed, the production and release of biological weapons, and the purposeful design with is pandemic disease against life on earth. You, the leaders; have done absolutely nothing of value for this state, refusing justice for all/ cursing democracy with rules; so you can be “rulers”. As is consistent with the words, “we are the most incarcerated people in the civilized world”.

Until you literally do, what the constitution of this state and this nation demands. You have no right of taxation.

WE THE PEOPLE deserve better than you/ therefore a legal tax revolt is my/ our, DUTY! As designed by law, and supported by this trial.

A legal investigation and examination of sworn statements/ false and intentional misrepresentations/ prejudicial conduct/ corruption/ treason/ terrorism/ threats/ and the reality of whether each who made them: shall be held to the consequences called prison, and penalty; must arise.

Removing the disguise, of a carefully camouflaged traitor: IS, THE BUSINESS AND THE NEED, of an entire state and nation.

In the matter of these clear and constitutional rights:
the deliberate failure to deliver to me, and to us; the constitutional guarantees, that we are individually promised, by both state and nation. The refusal of law. The rights of democratic authority as is dictated by the words: “WE THE PEOPLE”; establishing these are OUR RIGHTS/ has been lost! Your sworn statement as our employees, to uphold those rights as the law, the purpose of your employment: and to respect the governing body of this state and nation which, **IS A CONTRACTUAL GUARANTEE, of duty you accept! It is now charged: THAT YOU THE EMPLOYEES OF THIS STATE AND THIS NATION FAILED TO UPHOLD, your duty, your oath/ and OUR DEMOCRACY.**

In addition:

FEDERAL, and US supreme COURTS having failed the rights of due process, the guarantee of first amendment redress of grievances/ with deliberate refusal of the laws of this land. Stealing in open court, as is proven by case #11108-12L. Establishing Corruption, collusion, and conspiracy identified in that same trial. Denial of civil process in the US supreme court; by erecting a blockade as is the consistent traitorous conduct of the US supreme court. Treason by congress; “power and lies, are more important than justice and law”. The massive LIE, and deliberate deceit that is, calling actual inflation; a debt. CHEATING every worker and every citizen by, claiming social security payments as federal income, to be disbursed by congress. But separating out the debt of social security as not a federal expense; and stealing the money for your own use! Providing a future with grievous consequences, for all US citizens; because you stole the money for yourselves. Counterfeiting money, is outright theft; against our entire democracy! Distributing that money across this world to cause the dispossession of our lands, is betrayal. Supporting terrorism by experimentation that is a clear and certain gamble with all life on earth: is a clear and certain TREASON against the entire planet.

Even, protect us as a community from the invasion of noise by business within the limits your agencies have set as the standards beyond which hearing is damaged; refused.

So then are the beginning charges, against the leadership, of this state and nation. These; Are only the beginning/ because what is hidden behind closed doors; the result of bribes; the destruction of elections with “counterfeit money”/ the removal of a free press, by combining all ownership of communication into a tiny few hands which then control the propagation of information, to remove their ability to defend themselves as we the people. Or, we can’t/ because the claim of “expert”/ rather than citizen; is too strong. Instead of “us” searching for understanding, and presenting knowledge to each other; it is he or she “knows everything; consequently no real discussions are allowed”; and as has been demonstrated by reality: You the people have been deceived/ and NOT one substantial true description of knowledge as was necessary to defend or protect this democracy, our money, or our lives has been given “to we the people, by media; for decades”: a complete failure.

1. Outside the legitimacy of trial: two judges of the Champaign circuit court did in fact; deny me further access to the laws and guaranteed rights of this state and this nation; by removing me from fair and legitimate courtroom trial.

That is an illegal usurpation of justice, and constructs conspiracy, collusion, corruption, as the denial of due process rights. It is a state and federal criminal offense/ and it does construct an assault charge.

Given the cause and consequences of trials, preceding this moment: that action, is the clear and certain denial of US article one. Its only purpose, erecting a barrier against redress of grievances; that is a traitorous act; the entire first amendment is law.

Given the cause and consequences of trials preceding this moment: it is the clear and certain denial of US article 4/ whereas by no possible means of conjecture: the investigation and ultimate decision of whether university and government driven demands, “to bring the same fire here as is on the sun”. Stating as their defense: NOT enough gravity here to keep the flame lit! Is a gambling with every life on earth/ and there are NO SECOND CHANCES. Wrong, is death for this world! And that is only the beginning of terrorists supported by the employees of this state and this nation have created. My demand under US article 1 & US article 7: that we

have more at stake here than money; THAT WE THE PEOPLE HAVE A RIGHT TO KNOW, AND DECIDE IF THIS SHALL PROCEED: discarded as “frivolous”. My demand for an investigation of what happens if they are proven wrong; and this fire sustains itself: thrown aside in the trash, by a judiciary that operates in an apparent cult worship; of “university knows”. **Where NO SECOND CHANCES is absolutely apparent, and proven true as is the sun.**

Under the conscripts of US preamble to the constitution definitions: My demand LET DEMOCRACY DECIDE AS WE THE PEOPLE, by OUR vote/ if this gambling with our entire planet can go forward: BECAUSE IT THREATENS ALL OUR LIVES/ utterly refused.

My demand : mutilating nature itself as is the “building and construction methods of genetic stability: on purpose IS TERRORISM/ and the intent to produce plagues. Let the people decide/ with FAIR AND TRUE accounting of what happens when this is proven wrong. The investigation demanded: When it is proven true, you can produce chaos in nature, as your gods of evolution decree/ **but you cannot stop chaos from exterminating life. No second chances!** Denied.

My demand: WE CANNOT SURVIVE the realities and consequence of complete disregard for the resources and the environmental relationships, the very chains of life that keep us alive. Recognizing these realities of life or death; are in danger & facing collapse: these things that keep us all alive: discarded and thrown out.

Throughout every trial: Not a single law of any substance that could withstand my review; was given by the court or its lawyers. Nothing, that account for denial of due process; denied anyway. NOT A CONSTITUTIONAL GUARANTEE established; as was clearly and deliberately delivered by me in defense of my claim, or our democracy upheld: all discarded in the trash. The demand: **You CANNOT destroy life, or the future of this planet, and its children/** by hiding from the law of this state or nation. Refused, a traitorous act/ an anarchy exposed/ a betrayal without surrender; as trial after trial proves true.

2. Within jury trial, in Champaign county court 11TR22442: my rights to select, and question the jury that did find me guilty of a minor traffic offense/ was overridden and construed unnecessary, by the judge. My demand for justice which includes the fine, and is absolutely essential to the democratic authority that is a jury trial/ denied. My right to inform the public, to establish a foundation principle of constitutional rights governed by amendment; in both state and nation; called redress of grievances. Refused with threat of imprisonment. The reality of being wrong, without doubt, or possibility of error being: “we are threatened with extermination/ and must respond, with an investigation of facts identified before the people”; refused! My presence in court required by threat, again and again at the demand of a judge: and for no other purpose than to wear me down, and extract my time; as is my possession: merely mockery of due process itself. Our democracy destroyed: by the consequence of judicial order directing the jury, stating: you may only decide if I did or did not stop at the stop sign. What is or is not justice, has no place here! That is fundamentally the subversion of everything democracy stands for: as assembled within the words, “we rule ourselves by law/ we rule our employees by jury”; to govern freedoms, and protect ourselves from “rulers”.

These failures are clear corruption in the court: as my right to select the jury is mandatory and protected by US constitutional law: a jury is not “impartial under direct examination by a judge”/ and I being refused the questions I had prepared to ask the jury, being thrown out; did in fact, remove my own legal participation, in that process. Making this a federal offense/ US article 6. My right to be secured in my possessions, person, etc; US article 4/

which DOES include protecting myself, and this society: **From those who literally gamble with everything valued by me, or life, and is absolutely essential to survival:** discarded as frivolous.

Particularly when the judge made it a point to demand: **this is a criminal trial/ for not coming to a full and complete stop in the town of Gifford IL.; I carefully and without incident or threat to any: as I did proceed through the stop sign, at roughly one half mile per hour.**

The subsequent charge (I am now a criminal), penalty for doing what is “common practice”(\$120.00), and threat, (I can make this \$1,000.00/ and throw you in jail for contempt if you bring redress, or any threat against us all; in front of this trial): All, excessive and unwarranted.

The clear reality of stalking by a police officer who followed me through 4 directional changes/ the fundamentals of organized crime, by using rules of the road, to extort money; was refused investigation. The subsequent appeal Case 4-12-0429 removed for failure to pay an extreme and excessive second time, to digitally send the transcript to the appellate court (*a poke the button reality of electronic transfer; which takes less than one minute, and costs much less than one cent*)/ having already paid hundreds of dollars, I said no.

The clear and certain reminder, established in the appeal sent to the IL supreme court, by certified mail: **demanding, according to the IL constitution, “I shall receive justice, FREE of charge”.** Failed to be docketed/ was refused due process. That is, Treason in the IL supreme court/ the denial of due process, the right to be heard, is NOT discretionary by a judge. US article 14; is the law. Extortion by the appellate court in their demand for money; is obvious and blatant.

The demand for EQUAL punishments for every citizen DENIED; as is consistent with a percentage of income: **shall decide the fine/** NOT same number for all. But the same levels of punishment! A percentage of income in a financial penalty is “same level of punishment, for all”. US Article 14 “...nor deny to any person within its jurisdiction the EQUAL protection of the laws.” Equal includes, that a punishment shall be no greater for me, **as a consequence in REALITY/** than for you; according to the same offense. “If you make a billion dollars, and I make a thousand”; the same fine is NOT appropriate.

3. The failure of evidence/ the denial of court due to the frivolous and insubstantial claim: that even though, **I had established EVERY POSSIBLE THREAD OF EVIDENCE:** so much so, that if it had been an illegal act/ that amount of evidence would have convicted me regardless of any other thing. Then being in court on the day in question/ was absolutely irrelevant to the purposes or realities of trial. For a simple motion trial in the case of “Osterbur Vs Selimi; vermillion county court”. The defendants right to find cause why he should not be brought into court, to present either the law or excuses was unhindered. WHEREAS, IN TERMS OF JUSTICE, AND BY LEGAL TESTIMONY there was no cause for dismissal. The fact: yes I did stand in court that day, by all manner and means necessary to prove, I was ready for trial. Was irrevocable proven true. The EVIDENCE PRESENTED was legal testimony & ESTABLISHED by registering with and paying money to, the court. Evidence that, IS ENOUGH TO SEND SOMEONE TO JAIL, if it were criminal; IS then it is enough to prove “I was there”; for nothing more than a motion trial, “to demand the defendant KNEW what he was being charged with/ and establish his own claims preceding trial”. He knew/ and a substantial amount of money WAS involved! Dismissal, increased the penalty to me, by \$3,000.00.

This was a precept to trial; therefore it was not covered by US article 6. This was his chance to find an excuse, or a law by which he might escape examination or investigation; where none existed.

I chose to depend upon the judiciary. The judge failed life/ reality of work: state/ and nation! **My presence was completely UNNECESSARY; he knew what he was charged with by documentation filed in court. His right to present law, or an excuse;** had nothing to do with me, unless I wished to contest his excuses. In a trial where, no possible conclusion of law or justice lives outside a courtroom, or for protection of society exists. The judge still finds a foundation for dismissal. Consequently “the shadow of” a criminal action by the court itself, exists.

The judge ain't god. The law ISN'T for failure. Every courtroom is intended to be: “For nothing less than justice, rights, democracy, and freedoms”. The disease of extreme arrogance as is consistent with his decision, fails the purpose of a court/ and the right of a citizen. The absolute letter of the law infers that the law is in fact “infallible”/ it is not. Therefore justice rules, and the jury may decide alone if the question of justice requires adaption, because the motion trial was left up to a judge. Probable cause was established. My words and charges were supported by “an oath: the words I filed are a testament by me/ which can be used against me, if found untrue”. The offense was described in detail, and the place where that offense was identified, the people involved clearly stated, and the demand for restitution established under US article 4. He was established as a defendant, legally identified; by the terms used in law.

The state of IL being liable for its failure to defend the innocent, protect the worker, and provide justice for all; **BY FAIR AND APPROPRIATE COMMUNICATIONS/ BY JUSTICE.** Fails to provide the information needed to make this a very simple “none payment of contract dispute. By limiting my time to file; as thirty days/ so said, the lawyer I talked to after roughly 60 days. A time necessary to reassemble my life and business after discovery; “that my work would be stolen”. The lawyer further identified, “that as the contract did not further state, legal expenses would NOT be paid by the defendant in this dispute, EVEN if I won”. Proved that proceeding without a lawyer was my defense. Judicial dismissal, establishing **PREJUDICE**, without restraint/ a courtroom where no respect existed . As I received not even a letter from the court/ not even for dismissal, and they had my correct address, and my money.

The state of IL congress: being told in no uncertain terms by letter: that it is responsible for this case/ **because 30 days to file a claim IS NOT SUFFICIENT.** Any financial claim against me, other than by small business is given 7 years to file! Utterly unfair/ and bigoted. **The absolute failure to inform, or protect, or establish EQUAL treatment before the law:** is clearly and certainly a **CANCER THAT MUTILATES** democracy and its citizens; into “toys, and trash, for the elite”. There is no justice here, only ridicule and disrespect for every small business.

That is failure, by a traitorous and treacherous congress. They have been given time to fix this tragedy against working America. By initiating new changes in law/ to repair the acts of their own incompetence, and proceed as is their intended direction of oath and job: to protect us all. If not yet “fixed, in law”; then that is an intentional betrayal, and theft from every small business throughout this state. The issue of not being able to charge the defendant: because of his own failures/ adding to my expense; is also absolutely inexcusable. And constructs the intent to burden society: with lawyers/ rather than justice.

4. LINEBARGER, GOGGAN, BLAIR, SAMPSON; IL dept of revenue being forewarned and provided with the same legal filing: as sent to the IL supreme court for docketing: **re-filed here as [exhibit B](#)**. Its purpose being to establish THE LAW involved in this declaration of a legal tax revolt for failure to do your duty/ for betrayal of the people/ for gambling with all our lives. For stealing our money by intending to enslave us excessive salary, benefits; and with pensions “just for you”. Constitutional redress of grievances; the law/ we have a right to control our government; by investigating our employees, for their duty, their evidence: did you, or did you not, obey the truth and purposes of constitutional governance over your actions, or reactions.
“The title page, a bit more”

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

To the IL IRS; Box 19006 Springfield IL 62794-9006

*JAMES F. OSTERBUR
2191 county road 2500 E.
St. Joseph IL 61873
a clear and deliberate citizen of WE, THE PEOPLE. Equal rights= responsibility.
No threats/ democracy and life must come first.
www.trialforlife.info www.justtalking3.info www.trialoflife.info*

Versus

state of ILLINOIS

dated 5/ 6/ 13

*140 F. Supp. 925.
576 F. 2d 165
426 U.S. 833, 851.
392 U.S. 409, 437-44 197 U.S. 207, 215.
347 U.S. 497, 499
265 S.W. 2d 462, 464.*

A WRIT OF MANDAMUS

*9 F. Supp 422, 423.
1 F 2d 1001, 1002; 498 P 2d 9, 14; 57 A.L.R. 3d 1058, 1065
203 S.E. 739, 740 95 N.W. 2d 657, 664; 162 N.E. 99, 100.*

*326 U.S. 310, 316 THE RIGHT TO REDRESS as assigned by true democracy.
We the people are, participants in this trial. Establishing the supremacy of democracy. The
fundamental principle called WE THE PEOPLE.*

THE DEMAND, called self-defense 23 So 2d 19, 20. AS IS, consistent with a legal tax revolt 215 F. 2d 415, 418. In this situation where confronted with extreme threat: not from "democracy"/ but from those employees who have used, abused, threatened, and bankrupted us all 108 S.W. 2d 489, 493. Those entities of university; that choose to risk extermination of all life from this planet. 126 P. 2d 406, 408. THIS government aiding and abetting the same 24 A. 2d 85, 87.

*the demand for trial in the IL supreme court 140 F. Supp. 928
ui89 the inherent powers of WE THE PEOPLE 437 N.E. 2d 164, 168.
112 U.S. 76*

Jurisdiction is presented as constitutional law, both state and nation; DEMANDING protection from threats that DO endanger and affect: this entire populace 147 P. 2d 759, 761. that cannot be ignored, and must have injunctive relief 236 S.W. 111, 112. Witness to that threat is documented, and filed: within these words. 146 A 2d 924, 926. We the people are sovereign under democracy, and we declare under eminent domain: the right to demand this courtroom is ours/ and you are the employee. 15 A 2d 647, 650; AS IS CONSISTENT WITH REDRESS OF GRIEVANCES. Under both 1st amendment federal law, and 5th amendment IL law. Thereby establishing the right to INFORM AND DECIDE for ourselves.

the demand is: the court MUST answer the law, as is presented here, and obey its oath, by defending this people, protecting this state and this world: with clear and certain knowledge/ anything less is tyranny. They must investigate each and every threat cited; and establish the risk 45 C.J.S. 753. assigned to each threat/ by reliance on fact/ not "experts OR theories". That assessment SHALL encompass the consequences of being wrong! And need not be further assigned as to any other potential: ONLY THE THREAT OF DAMAGE, INJURY, OR EXTINCTION. These threats DO, violate the people's trust, and threaten their world, their children, their democracy, and their future. Failure is equally nonfeasance 191 N.E. 2d 588, 591 402 So 2d 1197, 1200; and will be construed as anarchy/ or open rebellion against this people, and their laws.

correspondence to: Linebarger, Goggan Blair & Sampson box 06140 Chicago IL 60606-0140

RE: harassment 2/ the intent to refuse me constitutional law.

437 F. Supp 201, 220. 123 N.W. 504, 508.

Argument begins in consent: the right to be duly informed as to the consequences, rights, and penalties for being wrong. WHERE EXTREME THREATS EXIST:

348 U.S. 436, 444-45. 323 P 2d 301, 309

The IL supreme court refuses to docket or reply/ sent certified mail; they did receive it. That is betrayal of democracy, a treasonous act.

This same law firm or irs agency now returns; fully knowing that I demand and do support and identify THAT I HAVE A RIGHT, AND I DEMAND: MY DAY IN

COURT! AND HAVE SO ESTABLISHED, by this evidence/ that my demand is NOT consistent with a refusal to pay a proper and honest tax, for the purposes of democratic society.

Discarding my demand for let the law decide in court. They have sent me this collection action in open defiance of my demand for court. Simple contempt, and corruption of the process called democracy; which entitles me.

SECTION 12. RIGHT TO REMEDY AND JUSTICE

Every person shall find a certain remedy in the laws for all injuries and wrongs which he receives to his person, privacy, property or reputation. He shall obtain justice by law, freely, completely, and promptly.

They refuse.

I declare today, that the constitution must rule to you: demanding,

SECTION 2. DUE PROCESS AND EQUAL PROTECTION

No person shall be deprived of life, liberty or property without due process of law nor be denied the equal protection of the laws.

(Source: Illinois Constitution.)

How is that not a criminal act? When: I ask for my day in court, demanding **OBEY THE LAW, DO YOUR JOB CORRECTLY/** and they refuse, **clearly attempting and intending to extort, to ridicule, to slander, and commit libelous acts** (*I have not refused taxation/ I have refused continued failure and enslavement: there is a difference*) **against me, a citizen of this state called IL.**

THIS IS NOT about taxation itself/ THIS TRIAL: IS ABOUT JUSTICE, DEMOCRACY, FAIR PLAY, AND EQUAL TREATMENT FOR ALL MEMBERS OF SOCIETY! The difference is immense.

5. A CONSTITUTIONAL GRANT OF DEMOCRACY; As is the separate entity of this state called ILLINOIS. Means, the people here have chosen to unite themselves as if all the people/ where speaking for just one person; fighting for freedom and guaranteed rights for each person/ every single one. Not a leader speaking for all/ but all the people united in defense of the whole, by the laws we created/ the oath we demanded; this is the essence of democracy.

That fact organizes the claim: When this citizen of the United States of America is denied a guaranteed constitutional right/ by its Lowly employees, who are pretending to be our rulers. Those who have established anarchy against democracy; by refusing to obey our laws/ refusing to be our employees; by the traitorous act of assuming “ruler: the law does not apply to us”. Then it is subsequently proven, that we the people of this state; having employed our own representatives as a state army; whose duty it is, to not only protect our guaranteed rights, in this state. But act in open and direct cause and participation; to defend this nation, this democracy, & this citizen as: from those who prove to be enemies to us all. The state of IL as a democracy; thereby commands this nation, this United States of America/ that its federal employees, one and all: shall in fact.

OBEY OUR CONSTITUTIONAL LAWS, AS A NATION AND STATE, and in practice defend life, and freedoms first. / PROTECT OUR CITIZENS AS A NATION AND STATE, against all forms of terrorism and potential terrorism as is experimentation in any form that gambles with all life on earth/ PROVIDE FOR OUR DEFENSE AGAINST EVERY TRUE OR CLEARLY POTENTIAL THREAT; by demanding proof of what happens when the university is WRONG, and found to be our executioners/ ADHERE TO JUSTICE, and discard rules, whose only purpose is to defeat law/ PROVIDE GUARANTEED RIGHTS, and **establish: OUR RIGHT, TO BE INFORMED OF ANY SEVERE THREAT(as is clearly bringing a 10 million degree fire here to this earth/ mutilating all life on earth/ deliberately attempting to create pandemic disease/ destroying the very resources we depend upon for life and survival and happiness/ identifying threats to our future, &TO BE FREED FROM PROPAGANDA owned and controlled by a tiny few. Freed, from THE TYRANNY OF the religious cult called “UNIVERSITY KNOWS”/ removed from the religious control of evolution in government/ SUPPORTED BY THE DECREE OF RESPONSIBILITY SWORN TOO: as the requirement that allows employment. The demand: that you shall obey the preamble to the US constitution/ which is “THE GOVERNMENT”, OF THIS USA; and this state called ILLINOIS. As sworn and honorable employees respecting this democracy/ not rulers! Thereby establishing “FAIR PLAY, THROUGH EQUAL TREATMENT, for all of society; AS IS YOUR DUTY”.. Including protecting their securities; as is money and social security.**

You have failed democracy, in the state/ discarding “we the people”, for let the university have everything they want and more; making the people your slaves. You have failed democracy in this United States of America, rejecting duty: to inform/ protect/ and defend according to the law; by demanding the purposes of our constitution/ the reality of our lives: MUST COME FIRST. ALL its states/ and all its “WE THE PEOPLE”; being put in jeopardy, because of treason **(the decision: to put “University knows” before life/ before the future, or the planet, before this people).** **Allowing the true and clearly potential threat: WE LITERALLY ALL CAN DIE/ even this entire world, and all its life in horrors.** Nothing is a greater form of treason/ or in the alternative, a more EXTREME, zealot form of religious brainwashing as is consistent with a true and plainly diseased CULT. And plainly equal or worse than; the religious terrorists more commonly exposed; in this day.

The charge is supporting terrorism, at a level that attacks our entire planet and all its life! Disguised as “university knows”: the stealing of our money/ the release of biological weapons/ building weapons to dispose of this entire world/ and purposely creating all situations necessary to insure nothing in this world shall survive what has been done under your supervision; as state, nation, and the clearly “university terrorist organizations” that have supported these university decisions of death to our planet, and its life; around this world.

Numerous federal trials presented by James Frank Osterbur **demanding constitutional law SHALL BE HONORED AND RESPECTED/ THE PEOPLE PROTECTED/ AND THE RIGHT TO DECIDE FOR OURSELVES; were clearly and without legal cause or right: DENIED!** WHEN CONFRONTED WITH THE POTENTIAL ALL LIFE ON EARTH CAN OR WILL DIE BECAUSE OF THIS ACTION; that has been proven to be: SUPPORTED, FUNDED, and ALLOWED BY THESE EMPLOYEES OF OUR GOVERNMENT. **Consigns the word traitor/ to your lives.** Our democracy provides redress as the law: THAT IS NOT ONLY OUR DEMOCRATIC RIGHT, BUT OUR LEGAL

AUTHORITY TO DEMAND AN INVESTIGATION OF ANY THREAT CALLED TERRORISM OR BETRAYAL as is counterfeiting money. Redress allows for our legal examination of employee participation/ and the reality of an oath kept or destroyed. Bringing judgment to the owners, as is WE THE PEOPLE.

I Demanding throughout: that NO rule of the court can control or deny constitutional law! Refused. I demanding: The law stands alone, under the constitution; and it is “untouchable” by a rule, or a judge, or a court! **DENIED! I demanding: The final say as to constitutional interpretation as is DEFENDING ourselves, as: WE THE PEOPLE! Clearly proven necessary. The citizen demand this is OUR NATION, EQUALS this is OUR LAW our court, AND OUR RIGHT TO JUDGE! OUR RIGHT TO CHOOSE; what is or is not consistent with the purposes of your employment; your oath.**

Particularly when every life in this world has been threatened, or betrayed; **by an occult that believes it knows “not enough gravity here to keep the same fire as is on the sun burning”**. BEING WRONG IS A DEAD PLANET, WITH NO SECOND CHANCES! As is the betrayal of all life, by clear and intentional mutilation of nature itself: the builder of the bodies of life we inhabit!

That means: every life on earth has been threatened by terrorists, through university knows. That means terrorists have been supported by both state and national employees; **with our work/ and their counterfeiting of our lives!** Or again, their alternate conclusion of hate: that is the religious zealot and his or her cult.

The religion called evolution demanding: **That chaos built life, one piece at a time.** Is, Both the essence of “*satan himself: or an arrogance so extreme and delusional/ that the priests of “university knows” believe they can be god*”. And they intend to prove that, by playing with life, gambling everything on the assumption that evolution is better than **order, discipline, balance, thought, and reality or truth.**

Proving, terrorists can destroy, even this entire planet: because they are so DAMN MENTALLY, DISEASED!

The court trials of James F. Osterbur: Prove, Each CASE denied was without law in support of that denial/ and in direct opposition to the law presented. Each case was toyed with, and ridiculed by rules; or destroyed by such claims as did the 7th circuit federal appeals court in Chicago: by making up complete & ridiculous lies, with absolutely no bearing in law or even ties to the case itself/ a complete fabrication. Then destroying the evidence.

Each judge: Claiming that literal descriptions of cause, including extermination of the planet, loss of critical resources, a future destroyed for every child, or mutilation of all its life; was insufficient cause, for the court, to be involved. How is that not contempt for WE THE PEOPLE, & our law. Fully informed, and with preconceived knowledge & substantial understanding: means each judge commits perjury/ and establishes contempt for the law and our democracy. By clearly choosing to become: accredited cult members, whose allegiance is worshiping the university, and bringing their religious views to rule over this nation/ this earth/ and our destruction as life and earth.

In opposition, to the lies and assumptions used by federal and appellate courts in each case. The US supreme court cases [08-1339](#) and [11-100](#); were summaries of some of these cases/ representing an appellate “line of evidence”. They WERE responded to very simply, but

effectively by: US attorneys representing the solicitor generals office of the USA. Who refused to contest. Summarized by me: because the law and the constitutional right was true. Exhibit copies ; [C](#) & [D](#)

6. For these things and more, efforts presenting the demand in a variety of LEGAL ways: that the policing agencies/ the FBI/ the presidency/ the congress/ the state and local police, etc; **COULD UNDERSTAND. And are employed for the purpose of protecting and defending our lives. Thereby familiar with the concept, “we must investigate every true threat.** Instead of the slightest questioning, regarding terrorist activities of the cult “university knows”. With absolute proof: that is bringing the same fire here on this earth; THAT BURNS OUR SKIN, in summer; from 91 MILLION MILES AWAY. And the only theory given: “Not enough gravity here/ so it will just put itself out”. Wrong is the planet itself, turning into a sun. A one-time ignition/ **with no second chances! WHO DOES NOT understand the biological terrorism of mutilating nature on purpose;** except a damn cult, who is so busy worship; that their mind is becoming, “worthless.” **These are NOT games!** Experiments go on daily, and as the cult profess’s “the university knows” what they are doing! Indeed they do.

But instead of questioning them: I HAVE been harassed, and ridiculed. Not only by the courts, but visits from: the FBI/ homeland security/ state police/ champaign and vermillion county police/ Urbana police/ federal courts police/ IL attorney general office police/ and notice from the Champaign police; given to me by the Urbana police they were looking for me.

And not one of them could conceive that the university which does not even have a theory about gravity; **is gambling every life on this planet: by bringing a 10,000,000 degree Fahrenheit fire here to this planet. That burns atomic bonds for fuel!**

Choosing: to be, Completely dependant upon the utterly “beyond insane” idea: “Not enough gravity here to sustain the fire”.

Proving: The religious cult of university knows, have established through propoganda: they cannot be questioned, or even considered WRONG, “Because they are god”!

The propagation of this cancer, this “devil worship” HAS WITHOUT DOUBT, taken over our nation! That is anarchy; a direct destruction of democracy, by assuming “university knows better than we the people”. It is outright betrayal, choosing theory over life/ letting biological weapons of mass destruction be released, by those who claim: “We will take away every tear”. **And are absolute LIARS!**

How is that not true? It is an invasion, by enemies: OF EVERY LIFE ON EARTH.

7. The consequences of this fight having damaged or destroyed all aspects of what would have been; MY LIFE! HAD IT NOT been for the religious zeal of employees who support “university knows” without question or reality. **Letting LIFE DIE, by attacking the law/ the money/ our democracy/ and our future/ OUR RIGHT TO DECIDE FOR OURSELVES;** so the university can do anything it wants to do, across this world.

They are: Trying to exterminate a world with their “religious, we are gods” view. Our employees: Literally worshipping those who have so clearly, “Stolen from this state and this nation; to the point of complete bankruptcy”. Employees fighting FOR HELL (*all is lost/ no second chances*), discarding justice, fair play, and equality in absolute terms of defiance against we the people. By not giving we the people, even the opportunity to know or decide: if they can gamble with every LIVING THING ON THIS ENTIRE PLANET; “Because they are so damn

smart”. Our employees: DEMANDING ARMAGEDDON (nature in chaos/ make evolution god) is better than letting the people decide for themselves with true and accurate information, by investigation, and the deliberate knowledge: WHAT HAPPENS, TO EVERY LIFE/ **WHEN THIS GOES WRONG!**

That level of failure: **Does demand at the conclusion of this trial: a one million dollar penalty; shall be payable immediately, to me.** That demand: for 40 years of my life and dedication lost to your insanity; AIN’T NEARLY ENOUGH. It is, merely the illusion of a punishment, that also “AIN’T nearly enough”.

I fought/ I did my duty to this nation, state, and world: for all life/ YOU FAILED. And have literally tried to make every citizen a slave/ counterfeited every penny you stole. YOU participated in the threat of extinction; with the continual worship of “university knows”! **At threat levels, where wrong is death of this planet.** And betrayed democracy, throughout the court system of this state, refused to protect them against federal employees doing the same: and committing treason against this people. By contributing NO: “university knows, cannot be questioned/ they are god”. To your everlasting shame.

EVEN THOUGH EVERY LIFE on this earth: **IS PUT DELIBERATELY AT RISK OF HORROR, AND ABSOLUTE TERROR; WITHOUT A SECOND CHANCE,** or even the slightest chance TO SURVIVE. By those people who claim: “We are so damn smart/ we can play with this entire world”: gambling with everything; to prove themselves “god”. Our employees not only helping/ but destroying our economy, our future, your children, and our world in clear obedience to their intent: to cause our extinction!

As is betrayal of democracy: WE THE PEOPLE were denied the LEGAL right, and the courtroom necessary: to be informed our lives are in danger. We the people were thereby denied OUR OWNERSHIP of this state and nation/ a clear traitorous act. While our employees pretended, they were our rulers; and made rules for themselves, to discard the law of this land. A clear act of treason, and betrayal.

Thereby, whether I live or die/ whether I do or do not attend and participate in trial: **THE LEGAL RIGHT, To call for REDRESS OF GRIEVANCES, AS IS ESTABLISHED IN BOTH THE US CONSTITUTION and the state of ILLINOIS CONSTITUTION. Which now Stands in witness of democracy itself:**

as the cornerstone of this trial: the question most deliberate and demanding. Which is: **the absolute right to KNOW, to UNDERSTAND, and to decide** for themselves as WE THE PEOPLE; **now governs this case.** And every employee who touches it, is called to testify, or runs away from our absolute need to know; by cowardice. Let there be no escape. The world is at risk/ therefore life itself is on trial. **The judgment made, DETERMINING OUR FUTURE.**

By Deciding: If our world, our nature, and every future; is a toy for university fantasies and delusion. OR NOT! If we are to be their slaves/ or not, by rising again as WE THE PEOPLE OWN THIS STATE, AND THIS NATION. And we will decide for ourselves!

PROOF OF SERVICE

I, James F. Osterbur: do hereby declare, that a true and correct copy of this first filing has been mailed to the following parties at the addresses so listed:. Placing the parcel, in the US postal service/ as prepaid mail on the date of 1/ 8/ 14 TO: CHAMPAIGN COUNTY COURT 101 E. MAIN URBANA IL 61801

STATE SUPREME COURT Supreme court building 200 E. Capital Springfield IL 62701

Linebarger, Goggan Blair & Sampson 233 S. WACKER DR. SUITE 4030 Chicago IL 60606

IL IRS; Box 19035 Springfield IL 62794-9035

Lisa Madigan IL attorney general office 500 S. Second st. Springfield IL 62706

Governor Patrick Quinn State Capitol 207 Statehouse Springfield, Illinois 62706