

To the IL IRS; Box 19006 Springfield IL 62794-9006
JAMES F. OSTERBUR
2191 county road 2500 E.
St. Joseph IL 61873

dated 7/ 10/ 12

re: your letter dated June 21, 12/ correspondence from Linebarger, Goggan Blair
& Sampson box 06140 Chicago IL 60606-0140

Your action exists to refuse my day in court/ which is the only reason a tax has not been paid. **Provide my legally guaranteed constitutional right/ and I will pay whatever I do literally owe. *Since every other method of attaining my legal constitutional right has been denied to be in case after case through both state and federal courts: it is necessary to withhold taxes as that is the only thing that gets your attention.***

Thereby the statement comes into focus: TAKE ME TO COURT!

You may consider this “my first filing” in that case. Time’s up/ PAY WHAT YOU OWE ME.

The legal rights guaranteed to each and every citizen of this state and nation. THAT INCLUDES, the legal law called REDRESS OF GRIEVANCE.

I AM DEMANDING; that the US constitutional guarantee called first amendment redress of grievances shall be established in a courtroom of law. It is your duty to assist in the fulfillment of every legal right granted under the constitution either state or federal: prove it is not so. A legal guaranteed right, equal too, the three other designated rights of the first amendment which are FREEDOM of religion/ speech, and press. For the clear and certain purpose of asking the jury IF THEY AGREE: that we the people should in fact demand an accounting from our employees who serve us in government positions UNDER THE CONTRACTUAL agreement of constitutional law that serves as the foundation of our democracy.

SECTION 24. RIGHTS RETAINED

The enumeration in this Constitution of certain rights shall not be construed to deny or disparage others

retained
by the individual citizens of the State.
(Source: Illinois Constitution.)

The law called redress as a nation serves us all: by expanding democracy to legally require that the truth, the whole truth, and nothing but the truth shall be required of the employees who serve in governmental positions as our servants. Our hired workers, who are given the constitution itself as their fundamental description of what it is they are to do; as the descriptions particularly within the preamble and amendments of that constitution/ both state and nation.

YOUR CONTRACTUAL OBLIGATION as holder of a JOB; in this our government. As an employee of the people of this state is to assure and demand with me: for this people, that the LAWS OF OUR DEMOCRACY SHALL BE OBEYED, not only by you/ but by those in federal employment as well. That includes redress of grievances, a legal right belonging to each and every citizen.

THE LAW IS: first amendment redress of grievances
Congress shall make no law respecting an establishment of religion or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

THESE ARE LEGAL RIGHTS.

To legally participate in redress: (we demand answers) as we the people in this our government, by demanding accountability and ownership, over our nation; as we the people under law. This Requires, A courtroom and its jury shall identify the right, by their vote: to call a greater audience, thereby to demand by majority a trial. The decision: IF WE SHALL investigate “this grievance” in our own presence, as a people? By examining the evidence, demanding the truth, punishing those who refuse. In trial, for the clear purpose to decide for ourselves: what is the truth; as best we can.

***To discover: if we have or have not, been betrayed, or turned to disaster; to decide for ourselves, if there is a better way to achieve both society and governance as we desire it to be under the constitution.
as a democracy.***

28 USC 453: Each justice or judge of the United States shall take the following oath or affirmation before performing the duties of his office: “I, XXX XXX, do solemnly swear (or

affirm) that I will administer justice without respect to persons, and do equal right to the poor and to the rich, and that I will faithfully and impartially discharge and perform all the duties incumbent upon me as XXX under the Constitution and laws of the United States. So help me God."

THE PURPOSE of an oath, is to assure all involved that what is expected is known, and fundamentally committed too, by the one taking the oath/ thereby subject to its confines and punishments if not upheld.

YOUR IL JOB DESCRIPTION IS:

We, the People of the State of Illinois - grateful to Almighty God for the civil, political and religious liberty which He has permitted us to enjoy and seeking His blessing upon our endeavors - in order to provide for the health, safety and welfare of the people; maintain a representative and orderly government; eliminate poverty and inequality; assure legal, social and economic justice; provide opportunity for the fullest development of the individual; insure domestic tranquility; provide for the common defense; and secure the blessings of freedom and liberty to ourselves and our posterity - do ordain and establish this Constitution for the State of Illinois.
(Source: Illinois Constitution.)

AS EMPLOYEES of the state of IL your contractual obligation is:

SECTION 1. INHERENT AND INALIENABLE RIGHTS

All men are by nature free and independent and have

certain inherent and inalienable rights among which are life, liberty and the pursuit of happiness. To secure these rights and the protection of property, governments are instituted among men, deriving their just powers from the consent of the governed.

With regard to my inherent and guaranteed rights for a courtroom to establish and demand MY CONSTITUTIONAL LEGAL RIGHTS BE UPHELD. The foundation is

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.

Should you look/ the circuit court of IL has illegally forbidden (*using a case that had been closed*) me to file another lawsuit. Therefore DUE PROCESS: the right to be heard in a courtroom of law is fundamentally closed, unless you take me to court.

The law of ILLINOIS is according to the fifth amendment: REDRESS for the people, is a legal description; here as well. The political composition of this IL GUARANTEE to the people has no meaning whatsoever in democracy/ unless it is attached to the legal right to demand of our representatives that what we believe to be true: FOR OUR DEMOCRACY. Shall in fact be understood as a demand by the owners of this state, to have their representatives prove the truth, and assemble the information that does protect and defend our rights/ our property/ and our future, for the children as well as us. THE PURPOSE of our constitution is spelled out in its preamble/ THEREFORE each section of the resulting guarantees of that constitutional contract between the people of ILLINOIS and the resultant hiring of employees to do the job of providing for our governing needs. CANNOT be separated from the true and real intent of the

contract or thereby agreement between the people with themselves. Our employees have NO right to rule over us/ that is NOT the intent nor is it the demand of governing. Our employees have only the right to do their job in accordance with their own job descriptions as are found here in this constitution.

SECTION 5. RIGHT TO ASSEMBLE AND PETITION

The people have the right to assemble in a peaceable manner, to consult for the common good, to make known their opinions to their representatives and to apply for redress of grievances.

(Source: Illinois Constitution.)

OUR EMPLOYEES HAVE FAILED US, IN EVERY CONCEIVABLE WAY! That fact requires both a state and federal accounting to assemble and declare that **WE THE PEOPLE** must protect and defend ourselves/ because those hired, have displayed only “organized crime”. The theft of our property/ the redistribution of our wealth to those with a college degree: **IS THAT NOT**, where the vast majority of pensions , and other debts reside. They give themselves early retirement/ give themselves multiple pensions/ give themselves “benefits, in every conceivable way”; **AND DEMAND** that we the people are not only disenfranchised from these things, but must pay these debts, throughout our lives working forever, with extremely little reward. Because thieves took our property for themselves. How is that not “common slavery”. Truly it is. Absolutely unfair. **YOU SEIZED OUR PROPERTY, OUR HOUSES, OUR POSSESSIONS, AND OUR LIVES;** to make us slaves.

SECTION 6. SEARCHES, SEIZURES, PRIVACY AND INTERCEPTIONS

The people shall have the right to be secure in their persons, houses, papers and other possessions against unreasonable searches, seizures, invasions of privacy or interceptions of communications by eavesdropping devices or

other means. No warrant shall issue without probable cause, supported by affidavit particularly describing the place to be searched and the persons or things to be seized. (Source: Illinois Constitution.)

OUR EMPLOYEES HAVE FAILED ME; in the clear decision to discard and destroy those who are working by honest means; in favor of criminals/ and the lawyers, or judiciary; who help them escape from justice. Some years back; in the trial that was Osterbur vs Selimi; (Vermillion county) I provided six months of work to rebuilding a restaurant/ the man in question threatened me instead of paying me; refusing what was owed. Having NEEDED to regroup and rebuild for the next job, instead of going immediately to the courtroom/ BECAUSE IT IS NECESSARY/ he stole my money. I find myself without a right to demand money because I go to the court after 30 damn days have past. Ending my right to simply collect the money. Go to court in a more complex trial, for which I pay/ I testify/ I demand justice; and am refused, because technically MY PRESENCE in the courtroom in all those ways is not enough; even though I have other work to do, and cannot babysit, or spoon feed; **a damn judge**. I was there/ and if I was on trial: any of those realities as had been placed legally within a courtroom for less than an appropriate and legal purpose/ they would have been used against me. Without doubt. Which means I WAS THERE (for a motion trial that was no more than to insure the defendant knew what he was being charged with) and he absolutely did/ by testimony. I WAS refused DUE PROCESS. And the judge in finding me at fault/ released another \$3,000.00 to the man who stole my work/ thereby enslaving my life. THAT MAKES YOU, a useless liar, a disgraced thief, and a damned traitor for NOT providing my guaranteed rights as the constitution commands you to do. As the oath of office requires: you shall swear to obey/ or be punished.

You have made me slave MORE THAN ENOUGH. I want my day in court/ where I shall be provided with the clear and certain RIGHTS OF A CONSTITUTIONAL GUARANTEE TO EACH AND EVERY CITIZEN. Where the citizens of this state of ILLINOIS SHALL be asked if they believe we must take our employees to court and demand a full and accurate accounting of what has or has not been done on our behalf. Where we shall learn in its entirety: what has become of our money. WHY we are to be

considered slaves for the others.

AND IN FEDERAL COURT,, where I will be asking the people of ILLINOIS: IF THEY SHALL DEMAND OF THEIR FEDERAL EMPLOYEES THE SAME. Because you owe me and every citizen of this state called ILLINOIS the clear and distinct definitions and rights as do belong to that guaranteed foundation of democracy: To this nation and to ourselves. These UNITED states.

And MAKE OUR OWN DECISION about who shall or shall not be paid. Because it is our lives/ and we will accept and DEMAND ownership of our time and money. Removing ANY AND ALL undue or unnecessary debts; placed upon us by those who have proven to be THIEVES, LIARS, AND CHEATS. Bringing an oath sworn into disrepute: the punishments these deserve.

SECTION 16. EX POST FACTO LAWS AND IMPAIRING CONTRACTS

No ex post facto law, or law impairing the obligation of contracts or making an irrevocable grant of special privileges or immunities, shall be passed.
(Source: Illinois Constitution.)

There is no refusal to pay taxes owed.

There is an absolute demand: before I pay/ I DEMAND AND EXPECT THE CONSTITUTIONAL GUARANTEE THAT IS FIRST AMENDMENT REDRESS OF GRIEVANCES/ that is IL CONSTITUTIONAL GUARANTEE section 5 establishing IL redress IN ASSOCIATION with the US first amendment guarantee, as you CANNOT lessen or dismiss a UNITED STATES LAW.

When you have provided these to me: then I will pay whatever I do owe. Bearing in mind/ I have been doing your job. I have been paying the price, for doing your job. And YOU HAVE BEEN FAILING at everything you touch. Which means in effect either completely incompetent/ or an enemy of this state. One or the other, if not organized as crime.

PS: **“YOUR 30 damn days to file”** are over/ giving you no right to access the courtroom or complain: is that NOT how justice works. Oh wait, now you can go to court and explain just why the traitorous act of denying in a proven conspiracy to remove redress of grievances from the people of this state and this nation: was justified by you/ was not organized crime by you. An enemy of our

democracy called “the leadership of this state and this nation”. Explain why a tiny infraction or rule, is greater than justice/ or constitutional law.

Same for you/ as for me? Indeed it is.

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.
(Source: Illinois Constitution.)

SECTION 13. TRIAL BY JURY

The right of trial by jury as heretofore enjoyed shall remain inviolate.
(Source: Illinois Constitution.)

SECTION 23. FUNDAMENTAL PRINCIPLES

A frequent recurrence to the fundamental principles of civil government is necessary to preserve the blessings of liberty. These blessings cannot endure unless the people recognize their corresponding individual obligations and responsibilities.
(Source: Illinois Constitution.)

Nothing could be more clear describing the failure of government employees/ the prejudice/ bias/ theft of this people/ or an oath to protect and defend the foundation principles of this IL constitution;

Than to recognize \$121 million dollars to the university of IL at Urbana football stadium “high box”/ so a tiny handful could sit above the people for 6 damn afternoons of football a year. WE WANT OUR MONEY BACK/ WE

AIN'T YOUR SLAVES.

There is nothing MORE DESOLATE AND DECEITFUL/ MORE CRIMINAL AND BLIND, than the absolute arrogance used against this people: by removing DUE PROCESS from the IL judicial case 10MR 766. Wherein the police and leadership are notified of some of the WORST THREATS that can make us all EXTINCT.

A case NOT ABOUT “what if they are right”/ but a reality of truth which CLEARLY DEMANDS: THE REALITY OF “THEY ARE WRONG” MEANS WE THE WORLD/ are dead.

How is that a gamble that does not include: WE THE PEOPLE! OR OUR RIGHT TO KNOW/ AND TO DECIDE FOR OURSELVES; as is the purpose of REDRESS OF GRIEVANCES. A FOUNDATION GUARANTEED RIGHT of the constitution both state and nation.