			FILED IN THE U.S. DISTRICT COURT EASTERN DISTRICT OF WASHINGTON
1	In the United States Distr	ict Court	SEP 2 6 2007
2	State of Washing	gton	SPOKANE, WASHINGTON
3			
4	Plaintiffs: Michael Swenson, recently) HUMANITA	RIAN,
5	divorced, and Other such victims) <u>constitu</u> t	IIONAL.
6	(in a class action tort)) NATIONAL	UNTERNATIONAL
7) CIVIL RIGH	ITS VIOLATIONS
8	Vs.) CASE	
9) No. C	V-07-305-EFS
10	Defendants: The United States Government,)
ц	Idaho State Government, Washington State G	overnment,)
12	Idaho and Washington State Medical Review I	Boards,)
13	Deaconess Medical Center and certain staff,)
14	Kootenai Medical Center, Dr. David Wait)
15	and certain staff, Verizon, Pharmaceutical Co	mpanies,)
16	Bonner County General Hospital and certain s	staff,)
17	Brian Koch of the Sandpoint Police Departme	nt,)
18	Dr. Michael Cruz, Dr. Timothy Chestnut,)
19	Dr. James Joy, Dr. William Correll,)
20	Lincoln Life Insurance Co., Dr. Scott Burgsta	hler,)

21	Regina Danielsson, Les Schwab Sandpoint (certain staff),)
22	Manhattan Life Insurance Co., Cancer Care Northwest,)
23	Dr. Robert Laugan and assistant Linda Smith of Cancer)
24	Care Northwest, MCI,)
25	City of Bonners Ferry, Glenn and Katherine Westbrook,)
26	Sandpoint Urgent Care, Dr. Hernandez,)
27	Dr. Stephen Puffer; other Defendants more specifically)
28	To be named by Motion(s) of Discovery based on submitted)
29	Evidence.)

I preface this complaint with an apology in advance to kind, innocent, decent souls for the details I am about to relate. I have debated long and hard whether the pain of hearing the events that have transpired are more damaging than to remain silent and possibly let these things spread to other innocent victims. It might not have been so hard, but friends, family, colleagues and authorities have systematically disbelieved me and instead of helping me; though I've sacrificed all, have chosen to disbelieve me to my personal harm and that of many innocent others, rather than do something to make sure this doesn't happen to anyone else. In fact, there is such a string of crimes and corruption that has been perpetrated against my recently divorced wife and I that the telling of them would almost certainly preclude any serious hearing by the Court because the level of evil is simply that incredible to decent, law-abiding citizens. So with no intellectual promise that anything will be different now, I have determined that even if I'm hated and

2 Page

In the United States District Court State of Washington

Plaintiff(s): Michael Swenson, recently divorced due to the criminal activity cited in my complaint

v.

Defendants: The United States Government, et. al.

Plaintiff, is representing himself in a matter of serious violation of plaintiffs civil rights and constitutional law. While portions of the crimes against plaintiff took place in the State of Washington and hence some of the Defendants live and/or work therein, the crimes continued against Plaintiff in the State of Idaho, where Plaintiff resides. Due to the crimes against Plaintiff, he is seriously ill (considered by the medical community as terminally ill) The conditions were set off, worsened and allowed to continue to an extent as to attempt to deprive the Plaintiff of his life by the actions and/or negligence of the defendants. Conspiracy has occurred across state lines and because of the civil rights violations and constitutional issues, the matter can be tried in one Court. Plaintiff moves that the trial occur in the State of Idaho, as traveling regularly under the severe impairment to his health such distances to Washington is virtually impossible and seriously life-threatening for the Plaintiff. Plaintiff also moves for expedition of trial date due to the seriousness of the Complaint and health status.

Michael Swenson

WAND a Notary Public in Weshington Residing at Spokare Expires: Feb 16,2008



Motion for Change in Venue

UNITED STATES DISTRICT COURT

District of Idaho

Michael Eugene Swenson

SUMMONS IN A CIVIL ACTION

V. United States Gast, et al. CASE NUMBER:

ŀ

07-402 - N-MHW

TO: (Name and address of Defendant)

United States Government, U.S. Attorney Generals Office, U.S. Department of Justice, 950 Pennsylvania Av NW, Washington, DC 20530-0001 (AskDOJ@usdoj.gov, 202-353-1555, main board 202-514-2000)

YOU ARE HEREBY SUMMONED and required to serve on PLAINTIFF'S ATTORNEY (name and address)

Michael Swanson P.0B00 129 Dover, 10 83825

ninet an answer to the complaint which is served on you with this summons, within-- days after service of this summons on you, exclusive of the day of service. If you fail to do so, judgment by default will be taken against you for the relief demanded in the complaint. Any answer that you serve on the parties to this action must be filed with the Clerk of this Court within a reasonable period of time after service.

Cameron S. Burke

DATE

CLERK

(By) DEPUTY CLERK

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31 I preface this complaint with an apology in advance to kind, innocent, decent souls for 32 the details I am about to relate. I have debated long and hard whether the pain of hearing 33 the events that have transpired are more damaging than to remain silent and possibly let 34 these things spread to other innocent victims. It might not have been so hard, but friends, 35 family, colleagues and authorities have systematically disbelieved me and instead of helping me; though I've sacrificed all, have chosen to disbelieve me to my personal harm 36 37 and that of many innocent others, rather than do something to make sure this doesn't 38 happen to anyone else. In fact, there is such a string of crimes and corruption that has 39 been perpetrated against my recently divorced wife and I that the telling of them would 40 almost certainly preclude any serious hearing by the Court because the level of evil is 41 simply that incredible to decent, law-abiding citizens. So with no intellectual promise 42 that anything will be different now, I have determined that even if I'm hated and

2 | P a g e

43	disbelieved for what I must relate; and even if I'm sent to my possible death or torture of
44	mind and health by the administration of chemical lobotomizers in some mental ward
45	(because the events of what has happened to me are so terrible, it's easier for sane and
46	decent folks to think I went crazy than that evil and corruption has reached such
47	extremes); or murdered elsewhere, that I must nevertheless try with all that I am to do
48	what I can to prevent this from happening to anyone else and to make innocent citizens
49	aware; so they can better look out for themselves and their estates. I am not suicidal; nor
50	do I have any pleasure in suffering and torture; this is the most difficult thing by far I
51	have ever faced and I make this complaint with all seriousness and gravity and fully
52	realizing I am risking literally all I possess and my own life in the telling of it. I do not
53	have any agenda than the hope to save innocent souls, my loved ones and I from further
54	persecution and death. Let it be known in heaven above and in the earth below that I
55	declare these things by faith in GOD alone and that in that faith as others, if need be I am
56	willing to sacrifice my very life to fight this kind of evil; if only in the hope that it may
57	save even one innocent from similar evil or worse, than my wife and I have endured thus
58	far. In the name of Jesus Christ, YAHOSHUAH, May our Lord bring in righteous souls
59	to help me round up the perpetrators of these atrocities. Amen.

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In a cause of action where there are violations of national and international law,
humanitarian and civil rights, Plaintiff(s) submit that the constitutional right that no
citizen is to be deprived of life or liberty without due process of law is at the heart of this
matter. Plaintiff(s) are representing themselves and do not preclude others (like victims)
who may or may not have legal representation in joining this cause of action. (Hereafter

3 | Page

66 understood that "Plaintiff" refers to complainants in this class action tort) Plaintiff is a lay 67 person with only a cursory knowledge of the law and court procedures; not a licensed 68 attorney. Plaintiff therefore requests leniency regarding not dismissing this just cause for 69 any technical or presentational lack of following any specific guidelines and procedures. 70 Plaintiff knows that there is a statute of limitations regarding submitting certain claims, 71 but contends the facts surrounding this cause have been continuous and ongoing to this 72 date and that due to extreme illness the initial facts weren't clearly discovered until less 73 than a year ago (at the time I began typing this but I've been deathly ill and the 74 compilation of the evidence together with the circumstances surrounding our recent 75 divorce has prevented any earlier filing); upon which the Plaintiff notified as many 76 authorities as he was able to on a local, state, and national level through the Summer and 77 Fall of 2006; to date no authorities have contacted me to investigate these serious crimes. 78 I am concerned that if I submit the transmission logs proving the faxes I sent to these 79 various offices, that it may result in even more retaliation and crimes against me; so I 80 would prefer to submit the rest of them once the full compilation of the sensitive 81 evidence is entered and verified for the Court; hopefully by some volunteer assistants on 82 my side, because this is a monument al undertaking for one individual. Moreover, 83 plaintiff believes there is not a statute of limitation for homicide and contends that the 84 events that have taken place are in fact resulting in a slow, tortuous demise. In other 85 words, just because someone hasn't shot me doesn't mean that if someone poisons a 86 person or gives them a deadly disease that takes a long time to actually kill the person, 87 that it isn't homicide. In my case, due to my hereditary condition, that had to have been 88 known by the perpetrators (and whether it was or not, their acts against me have literally

89 placed me in a position where I am fighting to stay alive long enough so that they can't 90 torture and murder others in this fashion). More facts are even still being discovered as 91 crimes increase against us. It may have been coincidence but my dog was shot recently 92 and supposedly hit by a car even though he died after a second shot sounding identical to 93 the first was fired about a month after the first shooting incident. I just buried him and 94 under the circumstances there is a strong possibility the message was to discourage me 95 from filing this complaint. Facts surrounding this conspiracy complaint are still 96 expanding virtually daily. Therefore, Plaintiff reserves the right to amend the complaint 97 in the event more crimes are discovered or perpetrated prior to or during trial. Plaintiff has attached an affidavit that is supportable in a court of law with exhibits of documents, 98 99 digital images, artifacts, and by scientific proof demonstrated therein. Plaintiff asks the 100 court to issue subpoenas as necessary and grant motions of discovery of any and all 101 correspondence, communications, reports, medical records from the defendants involving 102 this cause or mention plaintiffs in any way. That is to include phone records, mail, email, 103 notes, video or any other recorded media involving plaintiff and defendants for the 104 duration from initial contact with plaintiff until such date as this is resolved. Plaintiff 105 asks the court to issue summons for the defendants to appear in court as expeditiously as 106 possible. The nature of the complaint is extremely serious and the defendants so listed 107 have proved willing to threaten witnesses into silence and destroy and/or alter evidence. 108 Proof exists of these allegations. Frightened witnesses may not come forward until it is 109 evident there is enough publicity and protection concerning their welfare. That doesn't 110 mean they don't exist, they will be watching to see if I can prove my lack of diagnosis 111 leaving me to die in excruciating pain and unable to get proper medical care until this is

112 resolved. I have locked away safely the exhibits, some of which are so technologically 113 advanced they require a microscope to analyze. My reason for stating this is that the 114 evidence I have accumulated is so sensitive (and so convicting) it could be easily "lost" 115 or destroyed by representatives of the defendants listed. In addition, the evidence it not 116 so easily recognized as such by the general populace. My extreme curiosity and path of 117 life has exposed me to a lot of uncommon knowledge, I'm finding out as I point out 118 evidence to others and they don't have enough prior knowledge to recognize that what 119 I'm saying is true. A prime example is that license plates with numbers like "333", 120 "4444", "5555", and I suspect "007", "0013", or "00..." are reserved for government 121 issue, but unless someone in authority confirms this, who would know it to be true? I 122 found out from a DMV agent that repeated numbers were reserved government issue (at 123 least at the time I sought such a plate) and so when many vehicles like this started 124 following my truck everywhere I went shortly after visiting the Wilson's website, it 125 alarmed me. I started taking photos of all of them while driving and that alarmed my 126 wife, who was not aware that such plates were reserved for government officials. Since I 127 hadn't broken any laws and since this occurred primarily after discovering that I was 128 dying from undiagnosed "Wilson's Disease" and then increased after notifying 129 authorities via my affidavit of the homicide attempt in the hospital, and when authorities 130 conducted no investigation and made no arrests, to be trailed by government employees 131 felt very threatening to me. Since my wife had never found that information out, she 132 wasn't just going to take my word for it and this has been my greatest problem. People I 133 meet and have tried to explain all of this to, simply don't possess the same knowledge I 134 do. I'm not saying I'm more intelligent, quite the contrary, I know I'm less educated, and

135 if I were intelligent, I would've found some way to pass what I have learned on to them. 136 Often the people I'm trying to explain this to are more educated and so they 137 automatically don't take what I have to say seriously, because they haven't come across 138 such knowledge before. It might be true of me, if they tried to point out something of 139 their personal knowledge to which I'd never been exposed. But I am telling the truth and 140 if given the opportunity I believe I can prove it in Court or I would not be risking all to do 141 so. This is an extremely dangerous case. I am not fabricating any of the claims for some 142 selfish reason. In fact, I realize just by filing this complaint I am putting myself in grave 143 peril, but to not file is to leave others, many others (I suspect number in the tens of 144 thousands right here in the Inland Northwest, millions in the United States and hundreds 145 of millions worldwide); including my loved ones closest to me, in the same peril or 146 worse. I detest being put in the position of a whistle blower, but I am only one person 147 and the perpetrators many, the victims and potential victims massive if I do not warn or 148 attempt to warn unsuspecting innocents by every means available to me. So far all my 149 efforts seem to have been in vain; so I am literally beseeching the mercy of the Court for 150 a chance to PROVE my allegations as soon as possible (before I die from the ailments or 151 by some unnatural method). Due to my health, I petition the Court to try these matters 152 within the city of Sandpoint, ID altogether rather than separately in various jurisdictions, 153 because I am too ill to travel distances regularly. I realize, I may die in process of 154 attempting to prove this, but I must do so; my conscience will not allow me to do 155 otherwise. I also petition the court to give me an expeditious appearance; for each day 156 that passes gives my adversaries another chance at silencing me; or my health to fail 157 altogether making it impossible for me to testify and present the stacks of evidence I've

gathered. Another reason, why some of the evidence must needs be presented during the
actual trial, is the vast resources of the United States government can work at threatening
and bribing witnesses and discrediting the evidence or coming up with excuses as teams
work at deceiving the public.

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163 Plaintiff alleges in brief a conspiracy by our governing authorities and certain medical 164 practitioners to keep the general public in ignorance of a rather common hereditary 165 condition that can result in or manifest all manner of illnesses many of which are terminal. Plaintiff alleges that the motivation for this practice is that it is highly 166 167 profitable for the pharmaceutical industry, medical industry and government (FDA and 168 stock holders, and those taking bribes) to treat the many symptoms rather than inform the 169 public of one of the leading and common causes of terminal conditions. Analogous to 170 AIDS before it was widely known, many would die of unrelated conditions due to the 171 weakening of the immune system. The hereditary condition being falsely called and 172 labeled a disease is referred to as Wilson's Disease. It is a condition genetically passed 173 on that affects an individuals' blood. It impairs proper functioning of the blood through 174 immature and improper formation of the red blood cells among other things. The details 175 of the condition and the results it has on the body as blood failure causes various organs 176 to also fail are described in detail in the attached affidavit and can be readily determined 177 through study of the research material compiled to date. This intentional lack of 178 informing the public results in profits in the billions for pharmaceutical companies, and 179 medical practitioners, when the condition, if known, is readily and rather inexpensively 180 treatable by life long maintenance; if the individual becomes aware they have the genetic

trait before they development end stage terminal symptoms. This general cover-up has
resulted in my personal travesty. I can prove many medical practitioners and even
government "agents" have been working against me in my efforts to obtain an honest
diagnosis for myself and my loved ones.

185 Furthermore, plaintiff alleges that local (Deaconess Hospital in Spokane) medical 186 practitioners willingly tried to murder him by administering an incompatible blood 187 transfusion against his express verbal and written instructions, tying him down on a 188 gurney and sticking an intubation tube down his throat such that he could not cry out for 189 help or defend himself. The act resulted in two episodes of pulmonary edema and cardiac 190 arrest. Further the attack left the plaintiff with temporary memory loss and a fight to stay 191 alive ever since. Plaintiff can prove he has the hereditary condition known as "Wilson's 192 Disease" in a court of law but local practitioners in an attempt to cover up the murder 193 attempt have conspired with their fellow colleagues and also pressured by governing 194 authorities (because of the intentional public cover-up) to leave plaintiff undiagnosed 195 and dying. Plaintiff is seriously ill and instead of filing a law suit when he finally 196 discovered the truth of all that has transpired, sent his signed affidavit to the attorney 197 generals of both states, and to appropriate local authorities in Idaho and Washington and 198 on a federal level. Plaintiff sent affidavit to governor's offices, the House of 199 Representatives, the Senate, all State Medical Review Boards, the hospitals involved, 200 attorneys, Department of Health and Human Services, Office of Civil Rights and more to 201 be demonstrated in court that Plaintiff attempted to exhaust criminal remedies and 202 administrative chains and save the unsuspecting public from inhumane torture and death 203 as a result of these corrupt and illegal practices for money.

9 | P a g e

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205 Plaintiff was kidnapped by deception and illegally confined, intentionally discrediting the 206 Plaintiff; so as not to be believed. While I have reasons to suspect (I worked in 207 restaurants for years and unfortunately, sometimes food spoils and has to be thrown out; 208 anyone who has ever eaten bad food or water knows what it's like to suffer from food 209 poisoning and suddenly I started having those symptoms rather regularly), I've survived 210 multiple assassination attempts by poisoning, it is extremely difficult for me to prove 211 because corrupt agents either threaten or bribe citizens into false lab reports (or switch 212 blood or urine samples prior to analysis) and show them a nearly 20 year old conviction 213 that makes them think they're not participating in murder, just the death of a less than 214 desirable ex-convict. It's never mentioned that I spent my entire incarceration studying 215 the Holy Bible and obtained my ministers license and ordination. It doesn't matter that 216 I've spent the years working honestly ever since. It doesn't matter that I have made 217 every effort to live uprightly in sincere repentance for the errors I made when younger 218 and ignorant of the truth of GOD, Heaven and hell. There were/are eyewitnesses and 219 others that can verify these allegations besides the ones I personally witnessed but I have 220 learned that after a visit from these corrupt authorities the eyewitnesses are often scared, 221 bribed or threatened so that they may not come forward, but I hope when the time comes 222 they will to save innocent lives and possibly keep this nation from falling; for corruption 223 this awful if allowed to spread and grow unchecked will cause it to crumble like rust eats 224 a structure until it collapses). Ultimately, this is how it all works. An unsuspecting 225 victim or victims come in for a health related condition, by skillful questions, physicians 226 determine the victims estate and level of will preparation, if they are well connected with

227 friends and family or not and can easily murder them by administering an incompatible 228 blood transfusion that causes an acute hemolytic response (or by some other lethal "accident"). With no witnesses, the victim(s) simply "accidentally" dies during even a 229 230 "minor" surgical procedure. If they are single or only a couple and no witnesses, the 231 perpetrators know where the victim(s) lives from the paperwork and having the keys can 232 easily loot any personal and real property (victim automatically dies "intestate" and I 233 suspect is where at least some of the many government sponsored estate auctions are 234 coming from). The fact that corrupt medical practitioners tried to take my life and then 235 tried again to cover it up, is provable in a court of law (should investigators look into 236 these allegations seriously much more evidence than I have accumulated to date would be 237 obtained). So one spouse dies and then the other and corrupt officials tell the sweet 238 unsuspecting public or any friends or relatives that might come forward, that the spouse 239 must've died of a broken heart, etc. (when probably poisoned, perhaps lethal 240 prescriptions or given a hot shot similar to what they use to put animals "to sleep"). 241 Corrupt authorities are first on the scene of crimes and can readily designate cause of 242 death; so it is a REAL threat if they are criminals. In hospitals, doctors designate the 243 cause of death and out, police first arrive on the scene. Decent citizens, believers in God, 244 don't expect this kind of hideous corruption and simply want to live quiet, peaceful, law-245 abiding lives; thus their innocence and naiveté makes them easy targets to this kind of 246 criminal activity. I firmly believe I can successfully prove in court the willful (and in 247 some cases negligent) intent to leave me undiagnosed and dying of the terminal 248 condition, "Wilson's Disease", as I state. My conclusion after everything that has

249 happened that our government is negligent at best and willfully corrupt at worst I believe reasonably minded individuals will agree with after beholding all the evidence.

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252 Furthermore, Plaintiff requests that all evidence be inventoried at a future date as close to 253 trial as possible with mutual legal representatives (or in my case might need to be 254 volunteers as I may be without means to compensate legal counsel if and when I might 255 survive to testify in Court) with video cameras connected to off site servers (location 256 unknown to the state (defendants)) are present to make certain evidence is fully 257 catalogued and not damaged, destroyed or lost. I know this might seem unbelievable 258 because most of the time a case of this nature isn't brought by just one person but an 259 entire firm with resources and teams of professionals, but my requests are serious and 260 necessary under these extreme circumstances. Plaintiff requests that the evidence be 261 publicly recorded by various forms of media, print, radio and television broadcasters with 262 the strict compliance of simply documenting should the "state" intentionally or 263 unintentionally misplace/destroy the evidence. Plaintiff seeks to prove one allegation at a 264 time in order to establish completely the conclusions set forth in this most serious 265 complaint and in order to allow the court as soon as possible to determine if my 266 allegations merit further attention and time. If I am murdered or die because of the lack 267 of proper medical care soon, please make certain my wife is not in any danger or under 268 any threat of retaliation; an honest FBI investigation needs to be conducted to ensure her 269 safety from other persons in governing powers that have become criminals. I state this 270 because certain events that have transpired recently between us and many conversations 271 have left me reading between the lines that she may already be under coercion to get me

272 to stop pursuing this in an effort to save my life. While I am grateful for her genuine 273 concern, I can not without clear conscience before God remain silent. I, therefore, ask 274 that the Court make sure she is kept safe from any illegal retaliation on account of this 275 decision of mine. For her and innocent others, I risk now my freedom, my properties, 276 my possessions and my life. I told her when I gave her my love and my vows that I 277 would fight to the death for her. While I never anticipated such odds, such horror, I hope 278 she now realizes that this is the very best I can do under the circumstances and that with 279 this act I am keeping my commitment to her. PLEASE DO NOT DISMISS THIS 280 CAUSE SIMPLY BECAUSE IT'S SO HORRIBLE THAT IT'S EASIER IN YOUR 281 MIND TO THINK ONE MAN HAS GONE INSANE THAN TO BELIEVE 282 CORRUPTION HAS SPREAD INTO SUCH GRAVE EXTREMES. TO DO SO MAY 283 ENDANGER YOUR OWN LIFE AND THAT OF YOUR LOVED ONES SINCE NOW 284 YOU HAVE BEEN MADE AWARE. IT IS OF THE UTMOST IMPORTANCE THAT 285 **RIGHTEOUS AUTHORITIES ARE CALLED IN IMMEDIATELY TO** 286 INVESTIGATE. DO NOT LET THEM CREMATE MY BODY BEFORE A PANEL 287 OF ANY WILLING CORONERS(I WOULD PREFER OF THE FAITH TO ENSURE 288 THEY HAVEN'T BEEN THREATENED OR BRIBED INTO FALSIFYING ANY 289 POTENTIAL AUTOPSY) DETERMINE IF I WAS TELLING THE TRUTH ABOUT 290 BOTH WILSON'S AND POSSIBLY VARIOUS POISONS. If an analysis of my blood 291 is to be checked for toxins prior to my demise, then it should be done anonymously and at 292 a lab in a large city where many other anonymous patients are screened for the same, the 293 lab specialists told if they fail to correctly diagnose the blood samples for toxins that they 294 will be fired and bank accounts investigated for any bribes. Then if nothing turns up

295	rescreened at an anonymous international lab; the samples sent randomly and
296	anonymously. Any then coming back positive would show either the incompetence or
297	corruption unfortunately in so many as officials threaten lives and or bribe to cover up the
298	truth. I have every confidence that He who has preserved my wife and I thus far is more
299	than able to keep us alive, but and if it is His will that either of us depart, I, at least, will
300	do so with a clear conscience that even though I may not be believed I did my very best
301	to defend my wife, the freedoms our fore fathers bled and died for, and the souls of many
302	who are suffering already on account of the facts contained herein.
303	
304	FACT, I am dying of undiagnosed terminal condition; (possibly conditions), that I can
305	scientifically prove virtually before anyone with eyes to see.
306	
307	FACT, the lack of diagnosis is resulting in inhumane, excruciating pain, unable to work
308	and provide for myself and family. (which will result in death by exposure and/or
309	starvation if left homeless).
310	
311	FACT, the lack of diagnosis has resulted in libel and slander in my community, among
312	former colleagues, early leave of absence, wrongful incarceration, incredible marital
313	stress (now divorce), and the mis-diagnosis is a threat to my freedom and life because it's
314	so discrediting I couldn't return to my profession in this community even if I became
315	well enough and because others might actually believe it and become fearful of me, even
316	though I pose no threat to them whatsoever and in fact, am sacrificing my own welfare to
317	actually help them.

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318 FACT, the lack of diagnosis is preventing me from obtaining long term medical care with 319 possible chance of recovery, and any disability insurance (prepayment of life insurance 320 policy(ies)) that might help me with the burden of day to day living expenses. Now I've 321 lost my health insurance because I simply couldn't afford it any longer. So now as a 322 result of ongoing suffering from the acts against me my life is further threatened because 323 I actually need highly specialized medical care, that probably is no where in the Medicaid 324 coverage if I could actually get it. In other words, I believe I know the treatments I need 325 but because of this I simply can not afford it and the government might think some other 326 treatment would be in my best interest when it isn't. (For example, practitioners 327 regularly prescribed chemotherapy and radiation therapy for certain types of cancers and 328 other ailments; these are the accepted government authorized treatments, but statistics 329 show a 96% death rate in a short period of time to those accepting such torture, when the 330 facts are that alternative treatments have a much better success rate of actual recovery! In 331 fact, I personally met a man recently that participated in a study in which he and over 332 twenty other terminally ill patients with cancer were actually cured with some type of 333 grape seed extract, but has the public been made aware of the tests and results (I bet those 334 in the upper echelons of our government and society have).

335

FACT, after sending my affidavit to federal authorities and even the US attorney
general's office, I received a message on my answering service that stated this was all in
place as a form of "population management...it works perfectly." This recording and
others have been retained to be submitted as evidence along with a vast amount of data
and proof of the allegations set forth in my complaint and affidavit.

341

342 FACT, the life insurance policies are serving as motivation for these corrupt officials to 343 declare that we died intestate, auction our properties (or "bid" on them for themselves) 344 and rob us of our personal property when we pass. My source tells me they usually 345 prefer that one spouse dies first, then under threat once the policy pays, rob the survivor 346 and get them to name (marry) one of the criminals (again under threat) as a beneficiary 347 before that surviving spouse dies as well. My phones were/are bugged, my home, my 348 autos, I can't go anywhere without the authorities knowing and thereby even contacting 349 an attorney results in ongoing threats and cover-ups. (By the time an investigation is 350 done, my property might be cleared/cleaned; so time is of the utmost importance). Please 351 help me quickly! I will need help organizing all the evidence because my health has 352 declined so severely, basic tasks are becoming nearly impossible. (It took many months, 353 phone calls and letters to finally get the policy canceled, but I shouldn't have had to 354 cancel my insurance policies in the first place; if I had gotten an honest diagnosis the 355 policies would have allowed me to draw against them so I wouldn't be spending my last 356 days facing losing everything I worked for and possibly ending up homeless dying under 357 a tree somewhere).

358

359 FACT, various media outlets I attempted to put the word out publicly, were also360 threatened into silence.

361

362 FACT, Manhattan Life Insurance company has some corruption in it that even though I363 am the sole owner and haven't paid on the policy for months and have specifically

16 | P a g e

364 requested in writing many times and responded to direct company procedures to do so, 365 REFUSES to terminate the policy! I want the criminal(s) arrested and charged with their 366 part in conspiracy to commit homicide as well as all the violations regarding life 367 insurance and contract laws. (This policy was finally terminated but must be monitored 368 that it is not reinstated, except by me under Court order, should by God's Grace I survive 369 and prove these allegations. As long as the plan to rob innocent people of their estates by 370 unconventional methods of murder, I want no financial incentive to motivate these 371 criminals in offices of public trust further against me). I want the remainder of my estate 372 to be Court ordered to pay for my full body burial, any legitimate debts, and the rest to 373 pay for a full page of advertising on the back of every major newspaper in the world 374 starting with highest circulation; depicting regionally ethnic eyes with Kayser-Fleischer 375 rings and the symptoms on how to recognize Wilson's Disease to the general public. It 376 should also include advice ranging from least expensive to most on what to do if an 377 individual suspects they have this hereditary condition. This will and testament I put in 378 place, if I die, prior to Court appearance or if I fail in my attempt to prove these 379 allegations and expire afterward. If I am successful, miraculously, by God's grace, then I 380 reserve the right to alter my will, because if successful, my wife and I may be properly 381 restored in holy matrimony and I would of course wish to look well on her, and provide 382 rest to her soul after these incredible trials. Until that time, it's not that I don't care for 383 her, I just don't want any further reasons for the criminals who have attempted to murder 384 me to go after her as well.

385

386 FACT, I was illegally confined and an attempt of lethal medication prescribed by a 387 corrupt medical practitioner, David Wait, at Kootenai Medical Center, who coached my 388 wife into saying she was afraid of me in order to place me on an administrative hold and 389 then walked over and diagnosed me with a serious condition without even asking me any 390 questions. He had already written down the diagnosis before he even met me and had 391 very dangerous pharmaceuticals (chemical lobotomizers) all ready to administer to me. 392 All three final prescriptions carried a lethal warning not to be administered to anyone 393 with known liver complications of which the jaundice in the sclera of my eyes and skin 394 readily indicated I possess.

396 FACT, medical practitioners at Kootenai Medical Center, automatically libeled me with 397 incorrect diagnoses, without doing any fact checking into any of my allegations. One 398 even wrote that I had delusions of grandeur simply for telling her what profession I was 399 in and the transactions I was negotiating. She never attempted to verify that I was simply 400 telling the truth and due to my public profession was why I wanted to be referred to under 401 an alias while illegally confined there. It is my opinion that there are subjective and 402 monetary reasons to find anyone brought to their attention with some form of illness 403 whether or not it is the correct diagnosis. I would like to know how many of these 404 practitioners have ever diagnosed anyone but themselves, friends or family without any 405 ailment as proof. (It has been my experience that virtually everyone except the secular 406 diagnosing physician has some form of mental illness but themselves). Only after a 407 patient/victim agrees with their world view or opinions is the patient "healed".

408

395

409 FACT, because I have been unable to obtain a correct and honest diagnosis of my 410 medical condition(s), my personal acquaintances once considered friends prior to the 411 events that transpired, believed that I was making it all up and so one told me that I 412 would finally get to see a specialist on Wilson's at Kootenai Medical Center, swearing to 413 GOD that was the case and telling me I had to sign paperwork that essentially admitted 414 me into the Behavioral Health Clinic by lying to me. That resulted in my illegal 415 confinement which also resulted in a medical bill of nearly \$16,000 dollars. 416 417 FACT, my credit is being systematically destroyed by these who have intentionally tried 418 to murder me and is still in process because of both my inability and unwillingness to pay 419 for my attempted homicide, illegal detainment, libel and slander of my personal character 420 and ongoing torture. 421 422 FACT, a local law enforcement officer, Brian Koch, Sandpoint Police Department 423 threatened me with criminal charges and arrest for merely trying to obtain necessary 424 medical care. He wanted to issue false stalking charges, contributing to my pain and 425 suffering by denial of medical care and denial of access to a practice that is publicly 426 advertised and open to the public for treatment. It wouldn't have been so serious but this 427 practitioner is the only one that I know of in our town providing this needed treatment. 428 Regardless, the only one that came personally recommended by acquaintances of mine. 429 Even though this is a constitutionally protected right (not to be denied/deprived of life 430 without due process), various levels of the US government down to local authorities are 431 not upholding the law and enabling sexual discrimination resulting in severe pain,

432 anguish and outside of a miracle from GOD, my soon coming demise. Even if the 433 treatment only gave a few days, weeks or months to my life expectancy, this denial is 434 serious and previous cases have said that such can result in criminal charges of 435 aggravated assault or worse if such denial results in the death of the victim. 436 437 FACT, after notifying the local authorities by my affidavit, instead of calls and 438 investigations and seeking what proof I had, they began to tail gate me and otherwise, 439 follow me as I occasionally conducted my business in town. 440 441 FACT, I have repeatedly tried to cancel our life insurance policy to get the bounty off our 442 heads and even though I have tried to explain the situation to them, I can not get them to 443 comply. I fully understand why people want to disbelieve these allegations that are 444 identical to the crimes perpetrated in Nazi Germany just prior to and during WWII. (I 445 finally succeeded in getting the policy canceled for the safety of my wife and I in at least 446 making it less tempting to follow through with their initial attempts). I fully understand 447 that people don't really question authorities believing that there couldn't be such 448 prevalent corruption as to put a death machine in place via hospitals, mental wards, 449 insurance agencies and governing authorities gone bad. Literally trillions of dollars are 450 changing hands through inheritances and this is how they do it; if people don't have 451 proper witnesses, friends and TRUSTED, honest executors in place. For this reason, I am 452 requesting that my wife and brother be placed under witness protection (at least if 453 anything, arrest or death happens to any of us the authorities (corrupt feds can and have 454 been documented to pressure locals into helping them) are THOROUGHLY investigated)

455 away from local authorities (I'm not accusing them all, it only takes a few corrupt ones to 456 spoil the bunch) until this can be resolved. In addition, because I'm naming one of the local authorities in my complaint, other officers might be tempted to illegally retaliate, 457 458 rather than realizing if they were in my place, fighting for their life and that of others 459 suffering in ignorance because we have not been informed by our trusted and publicly 460 paid for officials, that they might just be doing the same. We pay for them to look out for 461 us and they are profiteering by leaving us in ignorance over a serious hereditary trait that 462 if they had told us all might save us from early deaths and a lifetime of unnecessary and 463 unexplained pain and suffering! They may not feel they are in danger now, but since I'm 464 filing this formal complaint, they might agree in the future; I'm only asking for their 465 protection should an unnatural and untimely demise occur before, during or shortly after I 466 testify should God grant me the strength to hold on that long.

467

468 The corruption is actually so hideous and horrific; I fully understand why the court would 469 want to dismiss my claim outright. I am filing as an effort TO SIMPLY BE ALLOWED 470 TO PROVE THESE ALLEGATIONS BEFORE I DIE! I am well aware the Court might 471 want audio visual footage of the crimes, but in such cases, such proof is rare indeed, an 472 investigation needs to be conducted that those who look into such crimes can readily 473 uncover the truth of my allegations.

474

475 FACT, I am so seriously ill it sometimes takes me months just to travel into town fifteen 476 minutes away (but I am determined and God-willing to prove these allegations or die 477 trying), for that reason even though the events transpired first in Spokane, WA, I need a

21 | Page

478 change in venue as the ongoing events continue in the state of Idaho and are most 479 prevalent now within this state and as the events are all linked and violate victims 480 constitutional rights and cross state lines that this be tried in my local jurisdiction, as a 481 federal (constitutional) matter AS SOON AS POSSIBLE! I have been desperately trying 482 to regain my health only to find it continuously waning, I am using the last of my strength 483 to do everything in my power to alert the public and defend innocent millions as well as 484 my closest loved ones the best way I know how. I may be uniquely qualified to take on 485 this task, and I can not meet my Maker (I am an ordained and licensed minister of the 486 Gospel of Jesus the Christ, called to the ministry over 18 years ago) without having given 487 my very best effort to try and make sure this doesn't happen to anyone else. I also 488 confess that I am an ex-convict and that is where my cursory knowledge of the law comes 489 from. I know that confessing this might make it all the easier to ignore my plea, treat it 490 as frivolous or fallacious, but my past history does not change the fact that I have hard 491 evidence and detailed eye witness testimony to prove these allegations. I also believe 492 that my life on closer scrutiny since my conviction will tend to make me more credible; 493 not less. I fully realize I am fighting a monumental situation but I have confidence that 494 the Savior of my soul, Jesus the Christ, is able to Aide, Save and Deliver me and for the 495 sake of others cause me to Triumph. I also trust Him to make certain that there are still 496 enough just and honest people left on earth and in the Judicial Branch of the United 497 States to reasonably allow me to present the evidence I've gathered; if not for my own 498 sake; for those who might suffer likewise or worse if something isn't done to stop it right 499 away. PLEASE HELP ME BY EXPEDITING MY REQUEST TO HAVE THE 500 EVIDENCE INVENTORIED BY MANY WITNESSES ON BOTH SIDES AND

501	COPIES RETAINED BY PUBLIC MEDIA SOURCES THAT CAN NOT RELEASE
502	THE INFORMATION UNLESS INTENTIONAL or UNINTENTIONAL
503	DESTRUCTION OF EVIDENCE OCCURS.
504	
505	FACT, transceiver devices have been found on my real property, fly by military-looking
506	helicopters and men in camouflage photographed on my property similar to tactics used
507	by Special Forces of the US government or trained mercenaries.
508	
509	FACT, technological cameras so advanced they must be controlled by the government
510	(some the size of a grain of ground black pepper) have been found in my dwelling and
511	are safely locked away as further evidence that the Patriotic Act is now well in use and is
512	spying on innocent American citizens in even their bedrooms and bathrooms (no privacy
513	anywhere even when you're intimate with your own spouse or utilizing the commode).
514	
515	FACT, medical records have been deleted and altered and information including digital
516	images on x-rays purposely withheld from me that would further prove these allegations,
517	but that forensic science can verify.
518	
519	FACT, my computer systems have been hacked; specific, condemning files deleted and
520	otherwise tampered with in an effort to destroy convicting evidence.
521	
522	FACT, readily observable blood morphology has been mis-diagnosed by a medical lab
523	tech of more than twenty years experience and a nationally respected hematologist,
	23 P a g e

524 indicating gross incompetence, negligence or at worst willful intent. While the former 525 might be able to pass as incompetent or negligent, the latter either didn't look at my 526 blood (sample could have been switched by his assistant who drew the blood) or he 527 willfully mis-diagnosed and is participating in the conspiracy of my ongoing torture and 528 demise. My local doctor tainted the findings of the oncologist/hematologist by telling 529 him in advance (though to the best of my knowledge, Burgstahler, the corrupt local 530 practitioner, never looked at my blood) that no spherocytosis is present when anyone with 531 eyes to see can determine easily that it is.

532

FACT, unjustified billing by MCI corporation when they were not my authorized carrier
in the amount of \$6,774.93 has occurred in an attempt to deplete my financial reserves,
ruin my credit, and sever my ability to communicate with others of this ongoing
malicious conspiracy because of out of control greed and corruption. Allied Interstate,
P.O. Box 361477 Columbus, OH 43236 has been threatening my credit and to collect on
this unjust, unfounded bill.

539

FACT, Northern Lights, a local utility company, changed it's policy to more than
doubling (because of rampant GREED) the expense to install power with the same effort
to exhaust my financial reserves and I suspect violates FTC law.

543

FACT, another utility (City of Bonners Ferry) suddenly took over water and sewer for
some vacant lots I own (how I'm staying solvent by selling) and without my agreement
started billing for said services and threatening to take my meter and hook-ups away;

547 destroy my credit, if I didn't pay their unilateral take over of my appurtenances that I 548 already owned; bought and paid for. I recently signed the paperwork under duress that 549 they wanted me to, because I simply don't possess the strength to take on that lesser 550 battle and this at the same time. My point is that a vast and ongoing series of events from 551 a wide variety of entities have occurred against me with the effort to discredit, bankrupt, 552 and utterly destroy me altogether and are ongoing against me that all have one thing in 553 common, direct connections with money interests and corrupt governing authorities from 554 the highest branches on down to the local level.

555

556 I REITERATE THAT I AM NOT PETITIONING THE COURT TO ONLY BELIEVE 557 MY SWORN AFFIDAVIT, BUT THAT I SIMPLY BE ALLOWED TO PROVE 558 THESE ALLEGATIONS!

559

560 I beg the Court's leniency and consider that I am only one citizen working against many 561 criminals, with virtually unlimited resources. Please allow me to prove in chronological 562 order the sequence of events; to-wit to allow me to prove I have been left undiagnosed, 563 misdiagnosed, which has brought about the other crimes. If I can not prove that I have 564 been left undiagnosed and then the homicide attempt in the hospital, then the cover-up by 565 the mis-diagnosis at NIBH, I most likely will not have then the credibility to prove the 566 other crimes or the ability to bring forth eyewitnesses. I still hope there are stings and the 567 perpetrators and entities herein are investigated and I hope that even should I fail or die 568 prior to proving these allegations that hospitals are examined across America and all 569 "accidental" deaths made public. I think the statistics will shock Americans into

demanding audio-visual monitoring of all visits to medical facilities by citizens. I would
hope citizens could have their own secure i.p. address to send and store the file by loved
ones present or remote as well as a large database monitored by various forms of public
media to keep those in public trust honest!

574

For the reasons set forth in the attached affidavit and in this cause of action, plaintiffseeks the following remedies in detail from the defendants.

577 DEFENDANTS: Together with any Pharmaceutical companies found intentionally
adding harmful substances to their medications and/or manufacturing lethal substances
for human (victims) consumption, United States Government, U.S. Attorney Generals
580 Office, U.S. Department of Justice, 950 Pennsylvania Av NW, Washington, DC 20530581 0001

582 **COMPLAINT:** Participation via FDA and government/corporate ties to approve 583 potentially lethal and known harmful substances for human ingestion being 584 systematically forced upon unsuspecting public and willfully utilized to keep people sick 585 and dying or to murder by same poisonous substances in private and public hospitals and 586 government subsidized institutions. I personally witnessed this attempt to destroy my 587 mind and my life and saw it being done to others. The government's negligence at best 588 and willful intent at worst in leaving the public and medical fields uniformed and untrained on the serious hereditary condition known as "Wilson's Disease" is unlawfully 589 590 depriving me of property, a threat to my freedom and my life and is leaving millions of 591 others to suffer without ever knowing why or die with misdiagnoses (many are being told it's all in their head when in fact, if they knew the truth might actually stave offincredible pain and death until a full age was reached).

594 **REMEDY:** Together with all the other violations by the United States Government (in 595 collusion with corrupt corporations, utilities, pharmaceuticals, telecommunications, 596 medical industries) a Ten Trillion Dollar Victims Fund be set aside; One Trillion of 597 which to be designated for immediate not for profit Wilson's Hereditary Condition 598 Research and Treatment Organization, including an initial awareness campaign in the 599 media and in all public schools. The trillion dollar fund is also to implement an 600 immediate testing of any willing citizens at no cost to the deceived public. The 601 remaining nine trillion to compensate the victims of torture and death by this corrupt 602 greed of collusion between the FDA, other parts of our government, pharmaceutical 603 industry and criminals in the medical industry. This fund is to be obtained by the 604 liquidation of assets of the criminals and criminal entities exposed in this suit and not to 605 be obtained by tax payer burden. It MUST be made illegal to approve any 606 pharmaceuticals that have poisons (harmful side effects that are INTENTIONALLY 607 added (in order to cause some other ailment in the victim in order to get them to buy 608 more medications which make them more ill and so on) and not inherent in the beneficial 609 part of the medication) in them and especially any substance that carries a LETHAL 610 WARNING it's so toxic! 611 **COMPLAINT:** U.S. Government via FTC is allowing the corrupt practice of billing the

public "basic monthly fees" when no service is being provided or simply has the potential
of being provided when the victim has no way of stopping the billing or choosing a utility
provider that does not extort money unilaterally from them at the threat of destroying

615	personal credit if the owner elects not to pay when they never agreed to the service
616	provided or the fees assessed. (Government is violating anti-trust laws and allowing
617	monopolies to exist in utilities and telecommunications industries) They have utilized
618	this control of these industries to destroy my credit and harass and bill me excessively in
619	order to get me to drop this complaint. (Events occurred following my attempt to notify
620	existing authorities on a local, state, and federal level of the criminal activities being
621	perpetrated against me). Additionally, a local CO-OP (Northern Lights) providing
622	electricity, went from charging citizens to install power one year, to the next charging
623	them the same fee and making them install the infrastructure as well, effectively doubling
624	the cost in an over night decision and forcing individuals to pay to expand their network
625	and holdings. The government is supposed to be watching these regulated industries and
626	preventing excessive billing due to the monopolies now in existence.
627	REMEDY : NO MONOPOLIES ALLOWED IN UTILITIES,
628	TELECOMMUNICATIONS OR ANY OTHER INDUSTRY; NO UNILATERAL
629	MANDATORY MONTHLY FEES IF NO SERVICE IS PROVIDED OR USED BY A
630	POTENTIAL CUSTOMER. NO CONNECTIONS (FINANCIALLY, BRIBES,
631	SPECIAL INTEREST DONATIONS, GOVERNMENT AWARDED CONTRACTS
632	FOR PERSONAL KICK BACKS), RAQUETEERING IS ILLEGAL WHETHER OR
633	NOT IT IS DONE BY CITIZENS WITHIN THE GOVERNMENT OR NOT)
634	BETWEEN GOVERNMENT OFFICIALS AND CORPORATE INTERESTS. Every
635	violation brought forth by a citizen awards the citizen with no less than one percent of the
636	gross revenue of the guilty person and/or entity for that year. (Thus, if one hundred
637	citizens have a legitimate complaint, no gross receipts for the violator(s) that year).

638 **DEFENDANT:** U.S. Government Department of Health and Welfare, Office of Civil 639 Rights, and Human Services. 200 Independence Av S.W., Washington, DC 20201 640 **COMPLAINT:** Plaintiff contacted repeatedly the various offices that were supposed to 641 have jurisdictional authority regarding discrimination, civil rights violations, denial of 642 medical care, and was given the systematic bureaucratic run around of apathetic 643 individuals who collect regular pay checks and benefits that the majority of the public can 644 only dream of. Yet when we go to them for help all our tax paying dollars get is are 645 excuses as to why each and every individual that is supposed to have authority to do 646 something simply can't or won't. I have compiled letters signed by specific individuals. 647 Perhaps decent individuals are hampered by too many minor codes that cloud and 648 confuse their judgment as to what are the weightiest matters of law and life. Perhaps 649 these same individuals are over-worked due to all the others who don't. Regardless, if a 650 restaurant and hotel and any service open to the public can't discriminate, then it 651 shouldn't matter whether a medical practitioner is licensed or not to fall under the 652 jurisdiction of civil rights violations. If anything it's MORE serious not less when 653 someone is discriminated against in that manner (seeking necessary medical care). 654 **REMEDY SOUGHT:** People not doing their job, disrespecting the public, issuing letters 655 systematically of why they can't or won't help legitimate victims, should be fired and 656 potentially made to realize criminal and civil liability for the ongoing suffering their 657 apathy causes. They should be replaced by people that RECOGNIZE the general public 658 needs hard hitting advocates, not sit on your butts, collect cushy checks and count the 659 days to retirement, individuals who have forgotten what it's like to slave in the real world 660 for the mighty buck. By stating this I do not mean in any way to infer that all

661 government employees are somehow lazy, unfortunately for me and many of us, many 662 are paid and told to make it difficult to get assistance even when we need it. So it is not 663 them to whom I address this charge, but to the ones setting such policies in place. Public 664 should be allowed to file complaints with a review agency against anyone not seriously 665 looking into the cause of someone who sick and dying spends the energy to contact them 666 about SERIOUS VIOLATIONS THEY DO HAVE JURISDICTION OVER! Too many 667 complaints should cause consequences varying from loss in pay, demotion, job loss, to 668 criminal and civil liability.

669 DEFENDANT: U.S. Government various agencies like NSA, CIA (obtained by Motion 670 of Discovery for registered owners of the licensed vehicles and persons photographed). 671 **COMPLAINT:** U.S. Government, agents wrongful use of the Patriot Act to conspire 672 against innocent citizens (can even invade private homes and with devices spy on (watch 673 and/or listen to) their intimate unions with their spouses and then lustfully seek to 674 interfere in the marital relationship, remember spies are subject to temptations just like 675 any human being; we can not allow imperfect beings to spy on our private moments!) 676 who try to expose criminal activity being perpetrated by those sworn to serve and protect 677 us. Plaintiff requests a complete list of identities of those registered owners of the many 678 government vehicles photographed tailing, impeding or at locations where agents 679 swapped positions with the usual employees to perpetrate cover-ups and other crimes 680 against Plaintiff(s). Specifically, they did damage to a vehicle and had staff at Les 681 Schwab, participate in criminal activity by driving damaged vehicle, that I had to pay to 682 fix, off site, for the purpose of spying by going through personal artifacts (attempt key 683 traces) and by installing transceiver device(s). Specifically, intercepting many requests

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684 for administrative review by the hospitals involved, colluding with medical practitioners 685 to leave me undiagnosed, obtain and alter or delete medical records, in all ways various 686 agents have invaded places of day to day contact like hospitals, Home Depot, Walmart, 687 Title Companies and other locations to spy; gather information and persuade to drop 688 telling others about what has happened to me. They even invaded local churches to 689 slander me when I tried to tell others. Furthermore, because I was aware of their spying 690 in restaurants, Home Depot, Walmart and the like and their ability to systematically 691 freeze bank accounts, I purposely started using cash, so they couldn't readily see my 692 account numbers. Then I found out they actually stole a legitimate donation to my local 693 church by telling the unsuspecting pastor that the money was counterfeit. If there is in 694 fact counterfeit money being circulated in Sandpoint, I suspect it is by corrupt banking 695 officials. I pointed out what I thought was discrepancies in certain notes to the issuing 696 bank and they commented that they weren't aware of the changes I showed them, but that 697 in their opinion the notes were genuine. Regardless, agents have been going around to 698 unsuspecting victims and claiming counterfeit money just so they can pocket legitimate 699 notes. Any retailer or person so accosted should take a photograph of the person and 700 their I.D. and call in local authorities as well as the U.S. Treasury department to verify. 701 Corruption is rampant these days, the public needs to be aware that not all criminals 702 appear as such and from my experience, some of the worst are those we would generally 703 like to think less likely to be so. My point is that these agents have been working hard to 704 go to restaurants to lift finger prints and lip prints, and have fenced in refuse depots to 705 gather more information by going through trash and obtain circumstantial evidence in an 706 attempt to frame me with discrediting acts (like the usual false accusation of dealing

707 drugs; so they can freeze assets and steal real and personal property, and it appears to me 708 that they're attempting to falsely accuse me of being a counterfeit producer) if I should 709 actually live long enough to present my case. From a confidential source, I have heard 710 that they even will obtain a job as a cook or server in a restaurant the unsuspecting victim 711 frequents in order to poison their food and/or beverage. I have become seriously ill (over 712 and above my present state of declined health) now upon several occasions after eating 713 out. Government vehicles have been seen grouped together at these restaurants and 714 photographed upon several occasions. If my relatives (wife and/or brother) or I die in the 715 near future, a full toxicology should be done and the evidence used to convict the 716 defendants involved. It should be noted that the invasion of vast numbers of these 717 government vehicles following me, impeding me, and changing personnel where I 718 regularly conduct my shopping, eating and medical care occurred immediately after I 719 notified the Wilson's Disease International Organization of my address. If divorce has 720 occurred and it's found that corrupt authorities actually pressured my wife in an attempt 721 to silence me, in the future, and as a result of these actions and properties divided already, 722 I seek full restoration of my marriage (if she is still willing after all this unbelievable 723 stress, and we're both still alive after enduring all this) and all assets lost be returned to 724 my or our possession (depending on her willingness) as a result of these malicious acts to 725 discredit and destroy. (In an effort to silence witnesses by distraction, emotional anguish 726 or stress related death). I hope I'll live long enough to see justice done and righteousness 727 restored in the places of public service as it ought to be. My struggle, as a minister is to recognize that to corrupt officials it may just be about their jobs and the money; that 728 729 destroying lives, in their thinking, carries no consequences in this life or the next and to

730 try and keep my integrity and sanity regardless of the overwhelming filth and corruption 731 I've unwillingly found myself in. So at my personal humiliation (in that I have not the 732 strength (due to my undiagnosed serious ailment(s)); even if I wanted to try and clean this 733 all up myself and unfortunately even if I did; it is unacceptable in this society (in other 734 words if a citizen defends himself and/or family against corrupt agents and/or police and 735 other criminals in society such as these murdering "doctors", we are killed or put in 736 prison even if such have become extreme criminals and if we try and tell other officials 737 we're slandered and libeled as "snitches" or "rats"; thus in the natural realm when 738 officials become criminals, citizens are in a virtual no win situation. That is why my 739 confidence is in the supernatural - ALMIGHTY GOD!!!) and having exhausted every 740 means I know how, I stand in faith that whether I live to see my day in court or not, that 741 GOD and CHRIST JESUS my LORD, will begin rectifying situations such as this all 742 over the globe and comfort the innocent victims with the knowledge that one day evil 743 such as this will be no more and we will live in peace and joy.

744

745 **DEFENDANT**: Idaho State Government, Office of Attorney General, Statehouse, Boise,
746 ID 83720-1000

747 COMPLAINT: Plaintiff notified the governor's office, the state attorney general's
748 office, the senators and representatives of the state; no response by phone, fax, email or
749 U.S. mail was obtained; not even a cursory investigation to the best of the Plaintiff's
750 knowledge. Innocent citizens are being murdered in state hospitals and tortured in mental
751 wards and no matter how hard I've tried, I can't seem to get anyone to realize the
752 incredible seriousness of the situation!

753 **REMEDY SOUGHT:** Personally, I think when authorities through negligence or 754 otherwise contribute to the suffering and deaths of the citizens they've sworn to protect 755 there should be criminal and civil consequences by the offending persons. What I'd 756 really like to see is an immediate review and personal publicized interviews with all 757 citizens being held in hospitals, mental wards, government subsidized institutions to 758 determine how many have been slain, brutalized, and otherwise had their civil and 759 constitutional rights violated by these incredibly evil practices being perpetrated on 760 unsuspecting innocents. 761

762 **DEFENDANT**: Washington State Government, Office of Attorney General, P.O. Box
763 40100, 1125 Washington St. SE Olympia, WA 98504-0100

764 **COMPLAINT:** I notified the state attorney's general office, no phone calls, no arrests, 765 that MURDERERS are free to kill at will at Deaconess Medical Center, and to this day 766 these individuals as far as I know have not been investigated or had any under cover 767 stings done to verify my allegations. Personally, I think this is occurring across the 768 nation from a witness I talked with and under cover stings should immediately go in 769 place in every hospital across the United States as well as thorough investigations into all 770 "accidental" deaths or premature (before national average) and find the location of the 771 bodies of the deceased (especially those that did not have connections of friends and 772 relatives). In addition, I contacted certain representatives and the governor's office as 773 well. The events that occurred were too well rehearsed to be an isolated incident, and the 774 people involved believe too well backed (by corrupt officials practicing "population 775 management").

776 **REMEDY SOUGHT:** An immediate review of all deaths occurring in hospitals, 777 objective coroners verify causes of death and near death experiences, and made into 778 public documentaries. All "accidental" deaths, the "accidental" death records of 779 attending anesthesiologists, and the ages of the victims to be fully publicized and made 780 available to the public and to anyone who asks attempting to obtain treatment at a 781 hospital. Any record that defies the laws of probability, have perpetrators 782 inconspicuously monitored at all times and the most aggravated sentences possible given 783 to the convicted who think it's okay to torture and murder people when they are at their 784 most vulnerable (sedated and/or unconscious). In addition, the hospital internationally 785 exposed that has allowed such murderous practices to occur within it's corridors meant to 786 restore health; not take life! Repeated violations, should bring severe criminal and civil 787 liabilities upon all those administrators who don't see that every death is thoroughly 788 investigated and any corruption dealt with sternly and swiftly. Any state officials who 789 don't take every complaint such as this seriously, should suffer criminal and civil 790 consequences; because, at best, they are negligent in allowing such evil to continue or at 791 worst corrupt participants.

792

793 DEFENDANT: State Medical Review Boards, Federation of State Medical Boards of the
794 United States, Inc. P.O. Box 619850, Dallas, TX 75261-9850

795 COMPLAINT: Plaintiff notified by fax all State Medical Review Boards, a couple
796 responded to the effect that they could or would do nothing out of their lack of concern or
797 jurisdictional ability to deal with. I notified them such that they could investigate in
798 hospitals across their state (where they do have jurisdiction) and determine if similar

practices were occurring and clean up the corruption, the criminals, the murderers. Whoknows, maybe one of their friends or relatives might be the next victim.

801 **REMEDY SOUGHT:** Medical Boards should be much more involved in making sure 802 those they license are ethically treating their patients, and I believe should be mandating 803 off site server surveillance of licensed practitioners. Such surveillance recordings should 804 be available for live viewing of friends and relatives of anyone undergoing surgery or 805 obtaining treatment of any kind at the hospital or by the licensed practitioner. 806 Furthermore, all patients should be allowed to have at least one trusted person with them 807 with access to an emergency 911 phone AT ALL TIMES; especially during sedation. It 808 is one thing to have legitimate accidents, it's quite another to intentionally murder 809 helpless victims.

810

811 DEFENDANT: Deaconess Medical Center, 800 W. Fifth Av., Spokane, WA 99204 and
812 owned Johnson-Roundtree Collection Agency, 711 E. 3rd Av, P.O. Box 264, Spokane,
813 WA 99210-0264

814 **COMPLAINT:** Deaconess has and to Plaintiff's knowledge still employs murderers,

people who falsify and delete medical records and do not uphold acceptable standards of
medical practice, lie to patients/victims and on top of it all has the audacity to bill for
attempted homicide.

818 **REMEDY SOUGHT:** Immediate arrest of all involved in my attempted homicide and if
819 they were unrepentant of their serious crimes, death by incompatible blood transfusion,
820 strapped down on a gurney with an intubation tube forced down their throat. The

821 procedure should be filmed and shown to all practitioners and the public; that if they do

822 that to anyone else, then they will have it done to them. But it is my wish that they make 823 sure they don't die right away. Keep them alive, but give no medical care, no treatment, 824 instead give them mockery, ridicule, have physicians tell them that nothing is wrong with 825 them as their immune system attacks their own cells due to the confusion of so much 826 incompatible administered blood (graft versus host immune response giving lupus like 827 symptoms). Document their slow, tortuous deaths. Alright, in a purely just world, these 828 would reap what they've sown. Truth is we are instructed to be merciful, but these can 829 not be allowed to do this to anyone else, cruel and unusual is a drastic understatement to 830 what's been done to me. Now I know others suffer and have suffered and I'm not stating 831 that mine is worse; just something that should not be occurring in a "civilized" society. 832 Those involved should have their assets liquidated and placed into the victims fund, 833 because they kill, then steal possessions and property in order to have gathered those 834 assets. Any hospital administrators not investigating deaths, but aware these "accidental" 835 deaths are occurring should share in the fate of those performing these hideous atrocities. 836 Any nurses, assistants, etc. everyone, who is administering lethal doses, or improper 837 transfusions, or shots, I.V.'s etc. to murder innocent victims needs to be arrested and 838 confined as the murderous criminals that they are. I am so angry with those who 839 perpetrated this on me, I would request that if this makes it to trial and they get on the 840 stand, that I be allowed to question them from another location via remote media such as 841 cameras and television in the court room. Even in my weakened state, I do not altogether 842 trust myself to maintain control when I've been in tortuous pain for years now, lost my 843 career, my marriage, my reputation, my health and may yet die on account of their 844 actions. Part of the reason, I have not gone and picketed the hospital is my severe illness,

845 part I am concerned they may haul me in to some room and make good on their first 846 attempts, part that I may be further wrongly persecuted for attempting to make a citizens 847 arrest of the murderers involved and that would only put me in prison and really wouldn't 848 help much of anyone at all. I'm just trying to be honest; and ask that I not be placed in 849 such a position of testing my self control under the circumstances. Once this is proven, 850 that an immediate investigation be done at the expense of all who are convicted (and 851 ongoing convictions fund further investigations) on deaths in hospitals and institutions 852 across America, and the records of various attending anesthesiologists made public, such 853 that people can choose who from or where they wish to receive treatment. There also 854 should be review of all death certificates and the unmarked graves of those that have died 855 in state mental institutions have the corpses examined against what was the documented 856 cause of death, officer reports of death scenes, and coroner reports by a new not for profit 857 entity comprised of the public and make the findings public as to the accuracy/inaccuracy 858 (all of the cover-ups of serious criminal activity in America). 859 Plaintiff petitions the court to subpoen employment records that were present in the days 860 prior to surgery when I requested in writing no blood transfusion be given me; only if I 861 was in imminent danger of dying from blood loss and had to be O+ only regardless or 862 none at all! (They were concerned that I wrote that on the form well in advance of the 863 surgery, showing premeditation in advance to murder me by one). In addition, the staff 864 records of all who participated in my tests and surgery at Deaconess. I know Dr. James

866 extent, but I want to know all the assistants that were present and especially the two who867 tried to murder me a second time. Any funds paid by me regarding related charges be

Joy, Dr. Michael Cruz, Dr. Timothy Chestnut are all involved to a greater or lesser

38 | P a g e

865

868 returned to me in full. (I paid in strongest protest only trying to keep further injury to my 869 person by damaging my credit). Any compensatory and/or punitive damages the Court 870 awards. Plaintiff requests a subpoena of the documentation (the signed transfusion 871 permission/denial form) presented by the hospital to my insurance company, Mega Life 872 and Health, P.O. Box 982009, North Richland Hills, TX 76182 1-800-527-5504 be issued 873 and the presumed matching document from Deaconess be examined forensically against 874 it. 875 876 **DEFENDANT:** Kootenai Medical Center, North Idaho Behavioral Health, 2003 Lincoln 877 Way, Coeur d'Alene, ID 83815 878 **COMPLAINT:** The Medical Center is employing murderers, and individuals that are 879 inflicting cruel and unusual treatment (torture) on innocent citizens. I personally 880 witnessed administration of medications so toxic that they caused individuals to lose 881 cognitive abilities and others were near death due to the poisoning. I met individuals who 882 testified one after another, that if you didn't take your prescriptions of brain damaging, 883 organ damaging and life threatening substances, the "doctors" would have you committed 884 and sent to an isolated state hospital where many failed to make it out alive. They 885 testified of abuse, sexual abuse, inhumane torture of being deprived of clothing, food and 886 water and sanitation (made to defecate and urinate in a locked room) if you did not 887 "cooperate" and take the substances. They testified of aggravated assault on their persons 888 and physically forced to take these poisons whether they wanted them or not. They 889 testified that checks would be missing once released and thefts from their accounts. They 890 testified of collusion between attorneys, medical practitioners and their spouses to deplete

891 inheritances or other personal and real property with no one to represent the victims as 892 the conspirators got wealthy from their suffering and deaths. They testified one after 893 another that medical malpractice was a common thread that put many of these people in 894 these institutions in order to discredit them, rob them and either brainwash or murder 895 them into silencing their legitimate complaints. Here I had thought to obtain help from 896 the authorities and doctors, only to find that the love of money is causing a death machine 897 of the kind the worst nightmares are made of. I sadly watched as these victims in order to 898 save their lives lied to doctors (about the truth they knew as to why they were being 899 victimized) or if they didn't lie, they had their medications increased so dramatically that 900 they began to drool and stare blankly so the brainwashing could take hold. I was on my 901 way to a kangaroo court (judges, according to the victims, in the know about this, 902 routinely send them away for their cut in the profits or silence money). I apologize to the 903 people of integrity and mean no insult wantonly on any profession, but within every 904 profession there is only as much integrity as the persons within it and to think that in this 905 materialistic society people aren't bribable or can be threatened is naïve. What chance 906 does an assaulted, victimized, drugged into a stupor, poor individual have against 907 criminal conspiracy and people so arrogant that anyone with even remotely a different 908 world view must be destroyed. I have yet to find one secular psychologist that didn't 909 think anyone who believes in God is intellectually inferior at best or mentally ill at worse 910 but these are the individuals primarily making such determinations of torture and death in 911 the form of "treatment" for those who disagree with their flippant, dangerous diagnoses! 912 And then the poor soul is dragged into an even more stressful setting that if they weren't 913 so severely assaulted by these slanders and libels and drugs (and other crimes mentioned)

914 they might actually be able to defend themselves even though attacked by a whole group 915 of individuals that feel their own world view is so correct that anyone who believes 916 different is a personal threat to their own egos and so strive to convince the judge. The 917 judge looks at the poor individual drooling on themselves on account of the prescribed 918 poisons and naturally gives more credibility to these individuals with letters after their 919 names. I would wager not one of these judges really realize the torture and possible 920 death sentences they issue as they follow these smooth talking quacks. I also would 921 wager they have never once set foot in the institutions they sentence so many to, in order 922 to actually perceive the consequences of their decisions for individuals so traumatized 923 and victimized it's a virtual impossibility to defend themselves even though they are fully 924 aware they're being tortured to death! I experienced personally, that these practices are 925 in place as potentially lethal substances were prescribed me, as doctor(s) that know I have 926 Wilson's deny it and diagnose an unrelated mental condition (or if they don't know their 927 incredible incompetence is LIFE THREATENING), in an effort to silence me from 928 telling others or keep me locked up; so as not to expose these unbelievably horrible 929 illegal activities. I saw first hand that they were giving lethal doses (doses causing such 930 severe organ damage, it was physically observable to the eye) as one studied the victims 931 that were obviously being dragged to a premature death thereby. These people have no 932 voice, no representative and the cruel and unusual treatment is horrific and must stop 933 immediately.

As soon as I realized that there was no Wilson's Expert there to correctly diagnose me
and that I had been deceived into signing admission and responsibility papers thereby, I
requested immediate release from the hospital. Dr. David Wait then called my wife and

937 told her the only way he could keep me there legally is if she told him that she felt 938 threatened by me or was afraid of me (that should not be sufficient to violate the fifth 939 amendment of the US Constitution; as a lot of people are "afraid" or "fearful" of others 940 but we do not deprive those they're afraid of, of freedom; only when there is real cause 941 and proof of crime)! Because no doctor to that date (and this) had either been honest 942 enough or competent enough to correctly diagnose me, she thought something might be 943 wrong with me mentally and so I heard her reluctantly consent to the prompting of Dr. 944 Wait. He then smiling came out immediately to announce smugly that he was placing me 945 on administrative hold and that I was not free to leave. He then gave me choices of 946 prescriptions that all (except one, lithium, and then he shortly thereafter removed that 947 non-lethal choice) carried lethal warnings and specific instructions not to be given to 948 anyone with liver complications when it was obvious I had such. I refused them all 949 outright and then he was threatening me with commitment to a state institution. It was 950 then that the other victims started to warn me not to let them commit me or I may not live 951 through it, as others that they had known personally.

952 **REMEDY SOUGHT:** Immediate investigation of all mental institutions. No 953 prescriptions given to anyone that prescribing physicians won't take themselves. No 954 prescriptions forced upon anyone against their will. Any institutions where there is found 955 a history of early demise (before the statistical national average) of the patients, all 956 responsible persons arrested for as many counts of aggravated assault and homicide as 957 the investigations uncover. Immediate prohibition of any practices of surgery, electro-958 shock therapy, drugs, brain-washing or any other torture/treatment against the consent of 959 the patient. Immediate prohibition against slander and libel (diagnosing with a mental

960 condition) of people with different religious beliefs than the diagnosing physician or 961 simply because the physician invalidates or disagrees with the patients' religious beliefs 962 (even if they claim to be in the same faith, for example there are many "Christians" today 963 that don't believe in the power of GOD and abilities of GOD (that just as we, HE sees, 964 hears, and still speaks; all those stating otherwise are saying they, a created being, are 965 greater than the Creator; but for anyone telling a secular psychologist or psychiatrist that 966 God speaks, sends dreams, visions is automatically diagnosed as delusional or 967 hallucinogenic thus IMMEDIATELY VIOLATING THE FIRST AMENDMENT OF 968 THE UNITED STATES CONSTITUTION!) So even a psychologist or psychiatrist 969 professing to be a Christian might not be but still call themselves such simply because 970 they were born into the tradition or occasionally go to church or if their in a crowd and it 971 seems to be the band wagon thing to do). Regardless, it has been my recent experience 972 that the practice is already in place of libeling, slandering and prescribing life threatening 973 treatments simply because a person disagrees with the worldview or philosophy of these 974 so called physicians. Immediate prohibition of any and all prescriptions that the 975 prescribing physician wouldn't take themselves in the same dosage they're trying to force 976 someone else to take must be implemented. People and physicians in their arrogance 977 may think they know what is best for their patients or others, but everyone has the right to 978 choose for themselves what they consider is in their best interest or our Creator wouldn't 979 have given us the ability to make decisions at all. (Secular humanist psychologists don't 980 believe in the existence of GOD, and have a tendency to diagnose with a mental 981 condition anyone who does; especially if they express the reality of a relationship with 982 the Almighty). It is a GRAVE violation that deprives people of what they choose to put

983 into their bodies and is in my opinion as severe a crime of violating a person as assault or 984 perhaps approaches even rape as physically and psychologically life threatening; if 985 doctors are so enthused and FDA so approves let's see them ingest the poisons FIRST! 986 Begin scrutinizing the health care industry immediately to make certain no more sadistic, 987 (no more cruel and unusual death practices for profit or sick pleasure, or to cover up of 988 "mistakes") people are allowed to torture and put to death any more innocent people 989 either through negligence or intent. Perhaps health care professionals that are in 990 particularly difficult professions, such as dealing with people in great pain, who yell and 991 scream at them as a result of their personal suffering need to have schedules that give 992 them regular lengthy breaks from enduring the results of people being in such pain; so 993 that they are not adversely affected (like slowly thinking that by killing these people they 994 are doing the victims, themselves and society a favor). I believe that it is possible that 995 relatively decent individuals if exposed to a constant bombardment of people who in 996 great pain might be rude, loud or short tempered might become adversely affected 997 enough to do things that when they first started their profession they would never have 998 imagined. It may be necessary to give them regular breaks like one week on one week 999 off and a month or two spa vacation annually for those exposed to especially difficult 1000 situations in their jobs like being around great emotional or physical pain and death on a 1001 regular basis (this might include professions like homicide investigators or even law 1002 enforcement or corrections officers in particularly violent and verbally abusive 1003 situations). It is necessary in my opinion that surveillance of the health care and law 1004 enforcement professions by public not for profit agencies begin immediately every where 1005 to make certain hideous torture, cruel and unusual treatment, and sadistic or otherwise

1006 homicides in our nation; through individuals in these professions, comes to a halt. Every 1007 person that checks into any hospital whether public or private, is bodily accounted for 1008 and the body can physically be located (doesn't disappear and has no evidence of murder 1009 or abuse in any way). Interviews, need to begin in all "mental health" institutions of all 1010 patients/victims and they need to have their personal complaints seriously investigated no 1011 matter how insane or horrible their accusations may sound. I also seek punitive damages 1012 at the personal expense of the perpetrators like Dr. Wait to compensate me for my illegal 1013 incarceration at the average going rate for illegal incarceration in the United States 1014 currently. Any other punitive damages the Court may decide to issue as a result of 1015 adding to the stress/destruction of my marriage and covering up by attempting to poison 1016 me to death (through FDA approved lethal medications) the crimes he has committed and 1017 those who are murdering and attempting to murder others in hospitals in the region. 1018 The attempt to collect close to \$16,000 for my illegal confinement, discrediting mis-1019 diagnosis and ongoing conspiracy to commit homicide through lack of diagnosis or 1020 harmful prescriptions must cease. The debt must be erased and my credit restored. I seek 1021 injunctive relief from all collections attempts in this regard with a strict order not to 1022 damage my credit until this matter has been resolved. I further seek injunctive restraint 1023 from anyone who might try to illegally retaliate and either imprison or place me in any 1024 institution such as this or any jail until this matter has been resolved. I have committed 1025 no crimes but these criminals have made it obviously clear they don't care about the law, 1026 only preserving money through the growing death machine just like was in place in Nazi 1027 Germany prior to open persecution. Any funds paid by me regarding this be returned to 1028 me in full.

1029

DEFENDANT: Bonner County General Hospital, 520 N. 3rd Av, Sandpoint, ID 83864 1030 1031 **COMPLAINT:** Lab tech, Anita, could not or would not diagnose easily observable 1032 cellular morphology indicative of Wilson's. In fact, it could be so prevalent up here in 1033 the northwest that technicians think the morphology to be normal, but it is still 1034 inexcusable to leave patients undiagnosed either in ignorance or with intent. Radiologists 1035 have omitted images and left obvious indicators of "Wilson's Disease" in my images 1036 undiagnosed and without remark. Radiologists, who I had never seen before asked me if 1037 I was still urinating BEFORE any x-rays were taken. No review was afforded me though 1038 petitioned. No administrative review given though requested. "Staff", if that's what they 1039 can be called, were systematically changed from the real employees of Bonner General, 1040 in order to continue to cover up. I believe federal agents, impersonate medical 1041 practitioners when in such cases as mine, someone stumbles into such a scam being 1042 perpetrated on the unsuspecting populace at large by corrupt politicians, corporations, 1043 and other entities of public trust such as the health care, some law enforcement and 1044 insurance industries. 1045 **REMEDY SOUGHT:** I believe the lab tech did it in ignorance; she should be trained on 1046 how to recognize the condition and tested that she no longer ignores obvious

spherocytosis and Rouleaux formation in anyone who submits a sample for any reason at

precursory knowledge of my state of health prior to any images and are thereby guilty of

conspiracy to commit murder through lack of diagnosis willfully leaving me in tortuous

pain and untreated. I seek immediate injunctive relief against collections or damaging

Bonner County General. The radiologists however, omitted with intent and gave a

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1052 credit. The missing images from the CT/MRI scans be produced. Correct diagnosis 1053 obtained. Any funds paid by me regarding these procedures be returned. No hospitals or 1054 any places of business allow agents to flash badges and impersonate personnel for any 1055 reason! Agents for the government are just that, not trained personnel in all fields and the 1056 general public should be able to obtain treatment from legitimate professionals; not 1057 impersonators. Furthermore, agents are already a tax payer burden and shouldn't be 1058 taking jobs from the tax payers on top of the pay they already draw by temporarily or 1059 more permanently gaining employment in the fair market place strictly as a cover for 1060 their true profession or to spy upon unsuspecting innocent citizens.

Training and retraining of medical lab techs in this nation (and hopefully across the
globe) on how to recognize the morphology and lab result indicators of the hereditary
condition being falsely labeled "Wilson's Disease". As all defendants, personal
contribution of those found guilty through negligence or intent to the victims fund and
such then dispersed at the discretion of the court. (The award should not come at
consequence to increased medical fees or tax payer dollars but from the liquidation of
personal assets held by the guilty!).

Proposal: the defendant could remedy by accurately diagnosing the lab results, cellular
morphology, MRI and CT scan imagery, within no more than thirty days after receipt of
this complaint. Never again allow agents to impersonate any employees. Actually, I am
extremely distrustful of all hospitals because of all that's happened to me recently; so I
don't know how they could get another blood sample to analyze if they don't already
have a previous one. But they could get a Wilson's expert to review and accurately
diagnose the lab reports and images on file of my internal organs and brain. I would give

the blood sample(s) myself from a sterilized sealed needle randomly drawn from the
manufacturers sealed box and a vacuum tube provided me, but I no longer trust anyone
else to do it and DEFINITELY no injections, medications or I.V.s without my first
thorough research of what is being proffered to me.

1079

1080 DEFENDANT: Brian Koch of the Sandpoint Police Department, 1123 Lake St.
1081 Sandpoint, ID 83864

1082 **COMPLAINT:** Officer Koch threatened me with false charges if I continued to seek 1083 treatment from the only hydro-therapist in town. (Only reason I know I needed the 1084 treatment is by reading, analyzing my stool, and by recommendation after having 1085 cleansed my liver and gall bladder from gall stones. I've never had the treatment done, 1086 there is no perverse agenda; just necessary medical care that I'm being arbitrarily (I 1087 suspect has to do with gender) denied to my own prolonged pain and suffering and poor 1088 health as toxins that could be removed are still in my system as a result. He has thereby 1089 violated laws regarding discrimination, and by denial of medical care can be charged with 1090 aggravated assault and homicide; should I pass away from my untreated ailments for his 1091 part in the conspiracy to leave me undiagnosed, untreated and dying.

1092 REMEDY SOUGHT: Objective, fair treatment and protection under the law for <u>all</u>
1093 citizens. That I no longer be prohibited from obtaining necessary medical care because
1094 of some individual that chooses to think perversely rather than objectively. I begged for
1095 an appointment and even offered extra wages because I know the serious condition of my
1096 state of health to no avail. In a state of extremely poor health why should someone have
1097 to travel prolonged distances to someone they don't know or trust, when a recommended

1098 practitioner is nearby? The law should have informed her that as long as she treats the 1099 public it is illegal to discriminate. Arrests made, permanently banned from law 1100 enforcement across the nation and personal contribution from the assets of all convicted 1101 in this conspiracy either by negligence or intent to the victims fund at the discretion of the 1102 court. I further request injunctive relief; a restraining order be issued from any additional 1103 police retaliation (and any affiliates or other law enforcement departments) until this goes 1104 to trial and that my wife and brother be protected also from retaliation because it's 1105 difficult to know who can be trusted under these circumstances. 1106 1107 DEFENDANT: Dr. Michael Cruz, 217 W Cataldo Av, Spokane, WA 99210 1108 **COMPLAINT:** Dr. Cruz queried me as to my personal estate and status of will 1109 preparation prior to surgery. He also coerced permission for blood transfusion when I 1110 didn't want any blood products to be given me. He is guilty of participation in 1111 premeditated homicide. (The technicality of attempted is somewhat ambiguous since I 1112 was clinically dead twice, even though the record only shows once). However, as long as 1113 I'm still breathing it might only be considered attempted, but should I die from the 1114 untreated hereditary condition I have that the charge should be upgraded to first degree 1115 homicide. (In my opinion, of one of the worst kinds because it involves slow and tortuous 1116 prolonged suffering due to the method), 1117 **REMEDY SOUGHT:** Arrest, imprisonment or death penalty if he fails to repent and 1118 obtain salvation through the Living Lord Jesus the Christ. Return of the fee for service to 1119 me. Liquidation of all personal assets belonging to Cruz or entities owned by him; to be 1120 deposited in the victims fund, because his approach was practiced and I'm obviously not

the first victim. Undercover investigations need to be conducted nationally and hopefully
across the globe to make sure this isn't going on elsewhere. Any defendants transferring
their assets to others as of the filing date of this complaint to be nullified and made part of
the victims fund. (No sheltering assets by any of the defendants, through a fore
knowledge of guilt to avoid the consequences).

1126

DEFENDANT: Dr. Timothy Chestnut, 801 W 5th Ste 504, Spokane, WA 99210
COMPLAINT: If anyone knew that I had suffered from an acute adverse hemolytic
response, this pulmonologist, who boasted of time in the Mayo Clinic, did. He chose
rather to hide the truth from my wife and I and claimed some kind of "rare" response. He
is an accomplice, because he knows what was done to me and made no attempt to alert
authorities or tell me the truth that I might obtain accurate diagnosis and necessary proper
medical care.

1134 **REMEDY SOUGHT:** Arrest and sentencing as an accomplice. Liquidation of personal
1135 assets to be placed in the victims fund.

1136

1137 **DEFENDANT:** Dr. James Joy, 805 W 5th Av, Spokane, WA 99201

1138 COMPLAINT: Dr. Joy on day of surgery, via carefully worded questioning, confirmed
1139 status of my estate and will preparation and with premeditation gave the order to
1140 administer the three units of incompatible blood transfusion with intent to kill me. This
1141 was successfully done and suffocation and cardiac arrest resulted twice. He is guilty of
1142 premeditated homicide. It is only by a miracle from God Almighty that I'm alive to tell
1143 of it. He was well practiced, cold, and apathetic.

1144 **REMEDY SOUGHT:** Arrest and death penalty (if I had my way would be by 1145 incompatible blood transfusion with an intubation tube jammed down his throat and then 1146 filmed so people would know if they did the same, they would die likewise). This 1147 individual was the most practiced and I believe has the largest quantity of homicides 1148 under his belt and is why I request the strictest penalty, if he fails to repent. I request 1149 liquidation of personal assets and contribution made to the victims fund. In addition, the 1150 two assistants that mocked and snickered at me as they suffocated me to death need to 1151 likewise receive the same consequences. An immediate investigation needs to be done in 1152 all hospitals on any premature deaths regardless of what medical practitioners claimed in 1153 the death certificate report.

1154

1155 **DEFENDANT:** Dr. William Corell, 3424 S Grand Av, Spokane, WA 99210

1156 **COMPLAINT:** Guilty of negligent medical practice when I showed him outright that I 1157 possessed the signs and symptoms of "Wilson's Disease" and the lab results confirmed 1158 and yet he was still unable or unwilling to make proper diagnosis. His participation 1159 through negligence or intent has resulted in unbelievable pain and suffering and my 1160 marriage in jeopardy as my wife was/is unwilling to believe so much incompetence or 1161 intent to cover up could continuously result in improper diagnosis. Furthermore, Dr. 1162 Corell forwarded confidential correspondence between myself and him to Lincoln Life 1163 Insurance Co.; resulting in denial of the issuance of the policy.

REMEDY SOUGHT: Mandatory participation in annual meetings and colleges that
train practitioners on how to recognize the hereditary condition being called "Wilson's
Disease". Training on how to help people locally with the condition and doors open to

all who have the condition whether or not they can afford the appointment.

Reimbursement at his personal expense of the \$1.25 million dollar policy he cost me as a
result of the violation of doctor/patient confidentiality. Said amount to be designated to a
Wilson's awareness foundation research and treatment center of which at least 1 million
of which goes toward immediate media awareness for the public of this condition, unless
I so designate by will at a latter date.

1173

1174 DEFENDANT: Lincoln National Life Insurance Co., 350 Church St., Hartford, CT
1175 06103-1106

1176 COMPLAINT: Failed to issue policy by relying on confidential information illegally1177 provided by Dr. William Corell.

1178 **REMEDY SOUGHT:** Issuance of policy (if plaintiff prevails and

1179 murderers/conspirators arrested; so as not to be in even greater danger from the 1180 unbelievable greed of these individuals) from the date of denial with my responsibility to 1181 bring premium payments current. Beneficiary to be a not for profit organization, initially 1182 of not more than eight modestly compensated individuals (of which; if I'm alive, am to 1183 have the over sight of and right to choose my successor(s)) and rest volunteers (so that at 1184 least 90% of the money goes toward the awareness campaign directly such as purchasing 1185 full page ads in newspapers with color images of eyes showing what Kayser-Fleischer 1186 rings look like) comprised of only those who have the testimony of Jesus the Christ as 1187 their personal Lord and Savior with the initial responsibility of making the global public 1188 aware of the condition being called "Wilson's Disease" and in accurately testing those 1189 who come forward as a result.

1190

1191 **DEFENDANT:** Dr. Scott Burgstahler

1192 COMPLAINT: Medical Negligence, Malpractice, Libel, Slander, willful mis-diagnosis
possibly to blackmail the perpetrators from Deaconess, intentional skewing to prejudice
medical findings, lying about a serious request for a review by an expert of obvious
omissions of findings on MRI and CT scan imagery and mockery (cruel and unusual
treatment) of a patient in serious condition.

1197 **REMEDY SOUGHT:** Retraining on how to correctly recognize and identify the 1198 physical and medical signs of a person with the hereditary condition of "Wilson's 1199 Disease". Automatic referral without fee to anyone who can't afford (has no medical 1200 insurance), in this area for laboratory testing to verify if the local populace has the 1201 condition or not. Retraining on the best inexpensive care these persons can do for 1202 themselves that find out they have the condition. Arrest for his part in the aggravated 1203 assault and possible homicide conspiracy if this person did intentionally participate in 1204 leaving me undiagnosed and dying and was not just doing so in ignorance.

1205

1206 **DEFENDANT:** Regina Danielsson, 510 N 4th Av, Sandpoint, ID 83864

COMPLAINT: Over a period of months, I sought an appointment with Ms. Danielsson
as the only recommended, and to my knowledge, the only competent person providing
colon hydro therapy to the public in my town. Due to the extreme toxicity, and pain in
my colon following the homicide attempt at Deaconess and furthermore, after I read I
needed to do so after my liver gallbladder cleanse I sought treatment from Ms.

1212 Danielsson. I have been unable to obtain an appointment to this date. I am still suffering

1213 in great pain as a result. Books I have read state that this is an absolutely necessary 1214 treatment for a person with my history and in my condition. In desperation, after being 1215 ignored by Ms. Danielsson, I started to leave messages between weeks that would go by 1216 with no appointment, that I was willing to pay her extra if she would just treat me. Some 1217 might believe that an enema accomplishes the same thing, but from what I read the 1218 treatment cleanses a large portion of the intestines and not just the rectum and portion of 1219 the colon as a self administered enema might. I am not some pervert, I do not have any 1220 ulterior motive, I simply need the medical care that to this date I have received no reason 1221 for being denied.

She complained to the police which brought in Officer Koch to participate in her illegal
discrimination, willfully denying me necessary medical care; amounting to prolonging
my suffering, and leading to eventual serious ailments or death.

1225 **REMEDY SOUGHT:** TREATMENT! And that if Ms. Danielsson indeed has a 1226 problem treating the male sex that she would train competent assistants that don't 1227 because from what I can tell, by observing skin conditions and eyes and other tell tale 1228 signs, many people in this region need this care including men. If she yet refuses to treat 1229 me, I want her criminally charged with aggravated assault, and potentially her 1230 participation in my unlawful demise in violation of my God Given, humanitarian, and 1231 constitutional rights. If she does treat me, then no charges, but still needs to train 1232 someone who doesn't discriminate against men. Furthermore, I want her observations of 1233 my internal condition well documented for the court.

1234

1235 **DEFENDANT:** Les Schwab Sandpoint, 279 Bonner Mall Way, Ponderay, ID 83852

1236 **COMPLAINT:** One day while parked in the parking lot across the street near Staples 1237 Sandpoint, my brother and I parked and went into shop. When we came out and started 1238 to drive away, the Subaru we were in had been obviously tampered with while in the 1239 parking lot to such a degree it was mandatory to take it immediately across the street to 1240 Les Schwab. The staff there was obviously expecting us. This gave me grave concern as 1241 immediately someone ran out and sped off the main lot with the car and into the back 1242 shop. When I tried to trail my car, a government plated vehicle pulled up, two young 1243 men laughed and started to close up the back structure as if it was funny or some game 1244 that they were involved in. I was confronted when I said I wanted to see what they were 1245 doing with my car with a lie that it wasn't in the back shop when I saw them pull it in 1246 there. I went back into the main shop and told the assistant manager on duty that if my 1247 car wasn't returned immediately, I would call the police and file a formal complaint. A 1248 phone call was made and suddenly it was back. The shop was busy, they were expecting 1249 us, the reason it was pulled into the back is that government agents were rummaging 1250 through the vehicle and either installing a transceiver, looking for keys to trace, or some 1251 other illegal activity not properly authorized under the so called "Patriot Act", and these 1252 agents had manipulated the staff at Les Schwab to commit a felony. I filed a formal 1253 complaint with the names of those involved with the Better Business Bureau and never 1254 received a response to date.

REMEDY SOUGHT: Those that tamper with vehicles and have foreknowledge of
vehicular tampering and drive a vehicle off the property to participate in illegal searches
or additional tampering have committed felonies. They should be arrested and fired. The
manager on duty and the assistant manager had full knowledge. They have participated

1259 in conspiracy and illegal activities against my person and property. It should be 1260 broadcast throughout all corporations that they are not to be coerced into any illegal 1261 unauthorized activities, especially felony activities against any person by any so called 1262 government agents. The money spent on the repair of the damage should be reimbursed 1263 because they expected to gain income by knowledge of illegal activity and did not 1264 correctly report it to proper authorities. This should be reimbursed even though I did not 1265 let Les Schwab effect the repair because of the circumstances. It should be reimbursed 1266 because for *expected* gain, staff were coerced into participating in felonies against my 1267 person and property. The court is requested to issue a subpoena of the staff on duty at the 1268 date and time in question and a copy of the complaint filed with the Better Business 1269 Bureau that never received a response.

1270

1271 **DEFENDANT:** Manhattan Life Insurance Co., P.O. Box 5416, Cincinnati, OH 45201-1272 5416; 11815 N. Pennsylvania St. Carmel, IN 46032 (Certificate of Authority LC629) 1273 **COMPLAINT:** I requested by phone and in writing the cancellation of the policy I had 1274 with them, because due to the attempt on my life by the medical practitioners and the 1275 ongoing cover up; it soon became apparent that money was the motivator. Out of 1276 concern for my wife and I, I deduced that motivation would be less likely if the bounty 1277 was taken off of our heads. Think about how many people have died for far less than an 1278 estate or life insurance policies, then think about all the scandals and corruption that has 1279 been taking place in our government in recent history, ask yourselves with trillions of 1280 dollars changing hands by inheritance and in our greedy, instant gratification society if 1281 what I'm stating isn't a serious possibility (and in my case has happened). Think about

1282 the advantage they have! License to kill, authority to spy on citizens, monitor their real 1283 property holdings and assets, bank accounts, etc. Tell me seriously that you believe there 1284 are NO criminals in our government! The righteous ones I call out to immediately 1285 investigate this area and across the nation (it could be they chose remote north Idaho 1286 before larger cities or perhaps it's already in practice across the nation, but men and 1287 woman of integrity in public trust, PLEASE help bring this nation back from all this evil! 1288 This was the exact type of events that transpired just before the holocaust of World War 1289 II. I am sacrificing all to warn innocent Americans, PLEASE DON'T IGNORE THIS 1290 ALARM! At the very least they can loot personal property of the victims and if friends 1291 or relatives come forward, they can just say they must have been robbed (and either 1292 blame it on some other poor victim or leave the case unsolved). I'm not claiming that all 1293 law enforcement is guilty or corrupt, but it only takes a few, AND IF THOSE FEW GET 1294 AWAY WITH IT BECAUSE NO ONE TAKES ME SERIOUSLY, IT WILL SPREAD! 1295 If anything happens to myself or my wife (battery, rape, our deaths, ANYTHING, 1296 investigators should find out where ALL law enforcement of federal, state and even local 1297 levels were at the time of the crime)! I HATE HAVING TO POINT THIS OUT, I 1298 REALLY LIVED IN A FANTASY WORLD THAT PEOPLE GOT INTO THE 1299 HEALTH CARE PROFESSIONS BECAUSE THEY CARED ABOUT OTHERS AND THAT LAW ENFORCEMENT WERE ALL THE "GOOD GUYS"! I AM REALLY 1300 1301 DISAPPOINTED OF THE SHATTERED FILTER ON REALITY I HAD. I kept thinking when we'd see abuse of authority on the news that it was just a few gone bad, 1302 1303 BUT JUST A FEW IN PUBLIC TRUST GONE BAD CAN PERPETRATE SERIOUS 1304 CRIMES AGAINST INNOCENT CITIZENS WITHOUT GIVING US MUCH

1305 RECOURSE TO DEFEND OURSELVES! AND SADLY IF WE DO ACTUALLY 1306 DEFEND OUR LIVES FROM CRIMINALS IN AUTHORITY, WE CAN BE 1307 MISTAKENLY LABELED AS A CRIMINAL OURSELVES AND SHOT TO DEATH 1308 BY RIGHTEOUS AUTHORITIES JUST FOR POINTING OUT THAT SOME OF 1309 THEIR COWORKERS MIGHT BE SERIOUS LAW BREAKERS! Corrupt authorities 1310 could've put pressure on someone working at Manhattan Life and was the reason why I 1311 had such a difficult time (took months) canceling my policy. Manhattan Life did not 1312 heed my requests or take them seriously. Therefore, if I and/or my wife are murdered in 1313 the near future (or arrested for some false accusations and then murdered while confined) 1314 our estate absolutely can not go to any part of the government and the people at 1315 Manhattan Life that ignored my requests, should also be charged for their part in our 1316 deaths as well as any overt criminals that are disguising themselves as law enforcement 1317 This company after months issued me a letter stating my policy was canceled officers. 1318 but I am not certain that the responsible parties shouldn't be charged with the aggravated 1319 assault and the threat upon my life during the delayed response of months to cancel. 1320 **REMEDY SOUGHT:** On top of the serious crimes I've personally experienced; other 1321 serious crimes are possibly being perpetrated here and are actually a standard of practice; 1322 so other jurisdictions must be notified and investigated to make certain there are no 1323 corrupt officials giving their jurisdiction a bad name. This is identical to the activities of 1324 the Third Reich just before open persecution and concentration camps and must be put to 1325 a stop immediately or I believe will repeat right here in the United States. If I live 1326 through this, miraculously, then at a future date I would like to be able to bring my 1327 premium current that I was forced to try to cancel due to these extreme crimes and

1328 designate the beneficiaries and record them with trusted executor(s) at that time. I am 1329 seriously concerned that when there is so much corruption, that life insurance policy 1330 reviewers might be bribed or threatened to participate in state pay off scams like this; 1331 therefore there must be an agency that reviews all so called "intestate" pay offs and make 1332 certain NO ONE employed by the insurance company is getting any personal kick backs! 1333 I see a terrible death machine for profit looming on the horizon; if it isn't already in 1334 place; and there is not open and public review of all deaths and where personal property, 1335 real property and life insurance monies actually end up (with regards to all so called intestate demises). There should be implemented immediately a change in law that does 1336 1337 not make the state ever to benefit financially even in the event of "intestate". It should be 1338 mandatory and a matter of public review that all citizens designate some charity(ies) (the 1339 list to choose from can not be generated by or have any connection to do with "the 1340 state"/government, and a review of all such charities be publicly conducted at regular 1341 intervals to make sure the same problem doesn't just move over to them) of their 1342 choosing should they not have wills or survivors as beneficiaries and that their choice(s) 1343 remain undisclosed in the safest confidence until the time of "death" (upon which 1344 representatives from relatives and the many charities behold the opening of the document 1345 simultaneously). The state, law enforcement, doctors, coroners, etc. should NEVER have 1346 access to personal or real property of the deceased. To do so GUARANTEES corruption 1347 and profiteering off homicide and perhaps will evolve due to unprecedented greed into 1348 mass murder that surpasses the atrocities of World War II, if something isn't done right 1349 away to stop this.

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- 1351 **DEFENDANT:** Cancer Care Northwest, Dr. Robert Laugan, assistant Linda Smith,
- 1352 12615 E. Mission Av Ste. 200, Spokane, WA 99210

1353 **COMPLAINT:** Dr. Laugan refused to run the diagnostic tests to determine absolutely if 1354 I had the hereditary condition known as Wilson's Disease. After years of suffering, and 1355 at great duress I had finally obtained an appointment with a so called hematologist that 1356 was nationally recognized and considered at least by a couple practitioners to be the 1357 specialist to see. He didn't even read the simple tests he could've conducted easily that I 1358 was willing to pay for and was specifically requesting be done. He reluctantly agreed to 1359 look at my blood morphology to determine if I had one of the symptoms of the condition, 1360 spherocytosis. I know for a fact I have the condition having been previously diagnosed 1361 and having viewed my own blood in the past and recently. I was a medical lab tech in the 1362 Army and I know how to identify this condition. Here was a specialist that couldn't 1363 recognize a condition that any child or person with eyes that see can readily do. I then 1364 found out Burgstahler had told him not to find the condition, skewing objective results. I 1365 also found out that Linda Smith handled the samples and that Dr. Laugan didn't review 1366 the sample until the following day. With all of the other government interference and 1367 cover up, it was not out of the realm of possibility that either my blood sample had been 1368 switched or that Dr. Laugan's life had been threatened as others not to correctly diagnose 1369 me. Either way, I gave Cancer Care Northwest every chance to see me again, follow my 1370 blood from my arm or finger directly to the slide with no possibility of switching slide or 1371 sample in order to accurately view my blood and make accurate determination. I gave 1372 repeated opportunity over a period of months to Dr. Laugan to correctly diagnose me and 1373 run the simple tests involved in determining "Wilson's Disease". Cancer Care Northwest

and Dr, Laugan left me undiagnosed, untreated, suffering and dying. In addition, I noted
many of his patients have the condition that are dying from various forms of cancer and
yet are not being treated or informed of the root connection and cause as a result of this
facilities willful negligence and ignorance on how to identify this prevalent condition in
this region of the country. In addition, I noted by a recent viewing of my blood
morphology that I may have also developed a form of Leukemia I believe is referred to as
M5 Type 2.

1381 **REMEDY SOUGHT:** An ACCURATE DIAGNOSIS! As a result of this so called 1382 experts inability to identify obvious conditions of my blood, my wife and friends, 1383 colleagues and community all think that I don't know what I'm talking about; so much so 1384 they think I'm not sane or that I have some mental condition. It has caused me not only 1385 an inability to obtain financial aid for myself with "terminal" condition(s), but to incur 1386 slander and libel, job loss, marital stress of unimaginable proportions, illegal 1387 confinement, emotional and prolonged physical suffering that few can even imagine (who 1388 haven't suffered with these conditions left untreated). I have had to spend thousands of 1389 dollars desperately trying to treat myself and educate myself and at the same time salvage 1390 my marriage, so incredibly under attack due to all the illegal actions of the participants 1391 who for greed, don't care about the MANY lives they are destroying and leaving in 1392 unimaginable pain and suffering. I am prepared to drop any damages against Dr. Laugan 1393 and Cancer Care Northwest, if and only if, Dr. Laugan will see me again, ready to 1394 immediately run the tests at my appearance and diagnose at my appearance, by drawing 1395 my blood personally and going directly to the slide; allowing me to view it and take 1396 digital images of it; so that if he still can't recognize OBVIOUS morphology, I can know

1397 with perfect certainty that his life must have been threatened and confirm the willful 1398 conspiracy that is so obviously in place. If he does accurately diagnose me, then I can 1399 obtain preliminary payment on my life insurance policy (if I can get it reinstated under 1400 the circumstances), disability, and can finally rest and perhaps miraculously recover my 1401 strength or at least be comforted in my death rather than forsaken by friends, family, 1402 acquaintances, and my own wife because they think I'm not terminally ill at all thanks to 1403 all the incompetence, negligence or at worst homicidal, very sadistic conspiracy. I 1404 request that Cancer Care Northwest have their staff retrained on how to recognize the 1405 obvious physical symptoms of the condition and then how to diagnostically test and treat 1406 the condition here locally, because it is obvious to me after much research that many 1407 (tens of thousands) who live here in the northwest have the hereditary condition being 1408 wrongly called Wilson's Disease. Begin scrutinizing the health care industry to make 1409 certain no more sadistic, (no more cruel and unusual death practices for profit or sick 1410 pleasure) people are allowed to torture and put to death any more innocent people either 1411 through negligence or intent. Perhaps health care professionals that are in a particularly 1412 difficult professions, such as dealing with people in great pain, who yell and scream at 1413 them as a result of their personal suffering need to have schedules that give them regular 1414 lengthy breaks from enduring the results of people being in such pain; so that they are not 1415 adversely affected (like slowly thinking that by killing these people they are doing the 1416 victims, themselves and society a favor). I believe that it is possible that relatively decent 1417 individuals if exposed to a constant bombardment of people who in great pain might be 1418 rude, loud or short tempered might become adversely affected enough to do things that 1419 when they first started their profession they would never have imagined. It may be

1420 necessary to give them regular breaks like one week on one week off and a month or two 1421 spa vacation for those exposed to especially difficult situations in their jobs like being 1422 around great emotional or physical pain and death on a regular basis. It is necessary in 1423 my opinion that surveillance of the health care industry by public not for profit agencies 1424 begin immediately every where to make certain hideous torture, cruel and unusual 1425 treatment, and sadistic or otherwise homicides in the industry come to a halt. Every 1426 person that checks into any hospital whether public or private, is bodily accounted for 1427 and the body can physically be located (doesn't disappear and has no evidence of murder 1428 or abuse in any way). Interviews, need to begin in all "mental health" institutions of all 1429 patients/victims and they need to have their personal complaints seriously investigated no 1430 matter how insane or horrible their accusations may sound. I HAVE REITERATED 1431 THESE SUGGESTIONS OF REMEDIES ON PURPOSE! Many in this region appear to 1432 be suffering from "Wilson's Disease" and could potentially become a victim like unto 1433 me. I am able to make this extrapolation based on the fact that everywhere I go I observe 1434 a large percentage of the people with the most obvious of the physical signs and 1435 symptoms. If Dr. Laugan and Cancer Care Northwest refuses still to make absolutely 1436 certain they have analyzed MY blood and analyzed it correctly, then I want him, his 1437 assistant (who I believe had access to the blood samples and switched them with 1438 "normal" blood), and those who systematically blocked me from obtaining necessary 1439 diagnosis, treatment, and long term care necessary for those in such terminal condition(s); 1440 to be likewise charged with their part in the conspiracy leaving me in tortuous pain and 1441 dying. (Aggravated assault, to negligent or premeditated homicide should I rest ("die") 1442 before obtaining diagnosis and treatment). Also that those found guilty have their assets

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liquidated and placed in the victims fund, that I would like to see one trillion of which 1444 pay for the ongoing investigations across the nation (and hopefully becomes global).

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1446 DEFENDANT: MCI and Verizon, MCI/Worldcom, 205 N Michigan Av Ste 2700, 1447 Chicago, IL 60601-5924, Verizon, 1095 Avenue of the Americas, New York, New York 1448 10036

1449 **COMPLAINT:** MCI billed me over \$6000 illegally and refused to cease collections 1450 attempts and damaged my personal credit. They were not the authorized carrier at the 1451 time of the charges they have billed me for. Verizon refused to assist me in telling them 1452 plainly that they were not the authorized carrier. Verizon acknowledged that they were in 1453 fact the authorized carrier but made the excuse that I must've dialed some special 1454 numbers in order to bypass the plan I had just called and put intentionally in place just so 1455 I could pay thousands of dollars extra (sarcastically stated). In addition, Verizon 1456 regularly generated bills in excess of their most expensive pay plan advertised and even 1457 though seriously ill I spent days of my time trying to get the excessive charges reversed 1458 to no avail. Their willful participation in depleting my funds and destroying my credit 1459 and attempting to cease my ability to communicate with others smacks so strongly of 1460 government meddling under the circumstances (since I know they have coerced others 1461 and that they have ties via the FTC with all telecommunications industries (especially 1462 since the "Patriot Act"); that I must conclude that there is simply no way coincidentally 1463 all that has happened to me has just by pure chance occurred simultaneously and without 1464 conspiracy.

1465 **REMEDY SOUGHT:** No more monopolies. No more intentional hassles (like 1466 prolonged holds on the phone, and arguing customer service reps) when someone points 1467 out billing errors. Any errors should be credited double to the victim at first and then 1468 triple and quadruple and so on for every billing error and every false defamation or 1469 assault on credit carry serious financial consequences to be paid to the victim(s). Any 1470 prolonged excessive, illegal billing practices resulting in damage to the credit of innocent 1471 consumers, should have the CEO and all acting officials suffer credit damaged 1472 proportionately and personally reimburse those they injured by these outrageous 1473 practices. No more government ties to corporate entities (no more bribes allowed 1474 period). Absolutely, no more government manipulation of the telecommunications 1475 industry or curtailing in any way a citizens right to communicate with others thereby. 1476 Every incident of the state destroying a person financially, should have all the actual 1477 people in the government that effected the destruction of credit and credibility to have 1478 their assets liquidated and paid to the victim. This is so serious that if left unchecked 1479 virtually no citizen is safe from our so called public servants (that have turned to criminal 1480 activities) who although sworn to protect and serve us, have become oppressors, 1481 persecutors, spoilers, murderers and all for the love of money – GREED! 1482 1483 **DEFENDANT:** City of Bonners Ferry Water and Sewer, 7232 Main St, Bonners Ferry, 1484 ID 83805 1485

1485 COMPLAINT: During this same time of repeated excessive billing from various
1486 companies, the City of Bonners Ferry took over water and sewer for some lots that Jane
1487 and I owned. They then sent me bills for service, though the lots were vacate and not in

1488 use of water or sewer save one. We purchased the property with all water and sewer 1489 hookups paid for and meters on site. They threatened unilaterally that if we didn't pay 1490 their sudden demands, that they would remove the meters and perhaps part of the 1491 infrastructure we already paid for and owned outright as appurtenances to our property. 1492 Though we made no agreement for service, they took it upon themselves to send bills and 1493 force us to give up our already paid for hookups or pay for service we weren't using at all 1494 and couldn't afford under these circumstances. Even if we could afford, should not have 1495 to in good conscience pay for what we already purchased or suffer extortion by credit 1496 damage, liens and threats of loss of property that is owned altogether by us. 1497 **REMEDY SOUGHT:** It should be illegal to unilaterally start billing anyone without an 1498 agreement for service. It should be illegal to make someone pay for equipment and 1499 infrastructure and then extort monthly fees, then trespass, remove property paid for in full 1500 and make a person pay for it all over again. I want anyone and everyone who did so 1501 arrested for theft. I want all money paid by this extortion returned to me. I want laws 1502 passed making it illegal to bill for potential service; that if the product or service isn't 1503 actually being utilized then there can be NO FEE, NO BILL! I want any damage to my 1504 credit removed. I want any stolen meters returned. Never again should any authorities 1505 behave so ashamedly toward it's own citizens and POTENTIAL customers. Agreement 1506 for service must be bilateral and in writing. It might be acceptable to charge a minimum 1507 amount for an average use per household, just to simplify billing, but to charge when NO 1508 SERVICE is being utilized must be illegal or people will just start sending bills out to 1509 everyone simply because in their mind they have the potential to offer some necessary 1510 service. Every industry has maintenance costs, to force citizens to pay for utility

1511 expansion and installation and to pay for them to maintain their growing entity even 1512 when not using the service sets a terrifying precedence for all companies just to start 1513 billing citizens to maintain their companies or pay for their expansion. (For example, the 1514 transportation industry has trucks, etc. to maintain, we all rely on the transportation 1515 industry, we potentially use a product or service related to the transportation industry, 1516 with the insanity of the utility type billing, they could force citizens to contribute and so 1517 on until everyone would feel justified in sending monthly billing to citizens to maintain 1518 and expand their entities just like the utilities do). It violates the trade principle since the 1519 inception of man! Normally in a sane society someone offers a product or service in 1520 exchange for a fee; but the utilities charge just for the POTENTIAL use of a product or 1521 service; essentially getting away with billing when no product or service is utilized. I 1522 don't see any difference between their actions and strong arm robbery. They started 1523 sending me bills unilaterally, threatened my property that I owned and paid for in full and 1524 my credit, filed liens and forced me to pay them money; though I never agreed to and 1525 wasn't using their services! (So called legalized extortion) In order to convey one of my 1526 lots, the City forced me under duress because I didn't have any other source of income 1527 and because I'm so seriously ill and didn't have the strength to take on all these battles at 1528 once, that I was forced to pay the liens they filed against my properties, EVEN THOUGH 1529 I NEVER AGREED WITH THEM FOR SERVICE AND EVEN THOUGH ALL 1530 WATER AND SEWER HOOKUPS WERE ALREADY BOUGHT AND PAID FOR IN 1531 FULL! This is just another of many attempts to destroy me through organized 1532 conspiracy, greed and illegal abuse of government powers. Altogether, all the events that 1533 have transpired during this time smack of conspiracy of such an organized level, the

1534 federal government must be involved. I reiterate, such practices must be illegal, all 1535 money returned to me that I paid, liens lifted, credit restored, meters and any other 1536 infrastructure removed restored in full and in working order and if not done promptly 1537 arrests made of the perpetrators who trespassed and robbed me of property I owned. 1538 1539 **DEFENDANT:** Glenn and Katherine Westbrook, C/O Brigitte Westbrook, 3163 N 12th 1540 St, Coeur d'Alene, ID 83814 (Glenn and Katherine are known to reside in the Coeur 1541 d'Alene region and may have moved into their home that last I knew was under 1542 construction in the Wolf Lodge subdivision of 20 acre parcels or larger – I request the 1543 court subpoena their exact location via tax assessor's or treasurers office. The above 1544 address is the mother of Glenn Westbrook and she should know how to contact them). 1545 **COMPLAINT:** Katherine Westbrook came to my house one day after a particularly 1546 conspicuous day of government vehicles tailing, impeding and otherwise harassing me as 1547 I was taking my wife into town. My wife didn't know and perhaps still doesn't know 1548 how to recognize government issue plates. After murder attempts, coercion, agents 1549 openly replacing citizens in places of business and in hospitals, I didn't know what they 1550 were doing by tailing me and my wife. I was genuinely concerned for her safety. I 1551 photographed the plates and vehicles harassing us. Since she didn't and perhaps still 1552 doesn't know how to recognize such, she was frightened and so I dropped her off where 1553 we were meeting the Westbrooks at Kootenai Medical Center. They had told me that a 1554 Wilson's expert was there, but after all the government tailing I was genuinely concerned 1555 about going into the hospital especially since they had openly coerced others into leaving 1556 me undiagnosed and especially since my last stay in a hospital resulted in my clinical

1557 death – TWICE by overt and sadistic murderers. So I dropped my wife off and returned 1558 home. Katherine Westbrook, then met me at my house, where she swore to GOD that 1559 there really was a Wilson's expert at the Kootenai Medical Center and that I could finally 1560 get accurately diagnosed. She also swore to me that she would never leave my side and 1561 that I would not spend more than one night there, just long enough to get tested and 1562 diagnosed. Regardless, she swore to GOD, she would not leave me unattended or there 1563 for more than a day. While she was so swearing and convincing me to go and hopefully 1564 finally get tested and a correct diagnosis, I noticed a device that looked like a black 1565 plastic gas cap on the ground on my property. I intentionally picked it up by scooping it 1566 into my palm; never touching it with my fingers. I held it in my palm, it had weight that 1567 indicated metal parts sealed inside the plastic and had a glass magnifying lens in the 1568 center of the stem. It was obviously a spying device. I didn't want whoever was 1569 listening to know that I recognized what the device was as I was concerned for the safety 1570 of Katherine if they were nearby. I tossed the device on the ground mentally telling 1571 myself I would pick it up later and add it to my collection of accumulated evidence. By 1572 swearing to GOD and myself, Katherine deceived me into entering her truck and she 1573 drove me to Kootenai Medical Center. Glenn Westbrook was there and they all 1574 pretended to be looking out for agents while they deceived me into thinking they were 1575 helping me get accurately tested and diagnosed. A brunette woman with short curly hair 1576 in her 50's; with a gun in her purse came over to listen to our conversation in the waiting 1577 room and became clearly uneasy as Glenn was boasting about ripping people's heads off, 1578 if someone actually tried anything. The woman then got up and moved further away 1579 when a bald gentleman (appeared to also be in his 50's or low 60's) of wirey build sat

1580 down and spoke in hushed tones with her telling her to remain and make certain I didn't 1581 leave. She was obviously very nervous and potentially an inexperienced agent. She then 1582 came back over to continue to eavesdrop on our conversation. I was astounded that both 1583 Glenn and Katherine were so oblivious to these activities when they were both retired law 1584 enforcement. They had set up with the hospital, to have me "tested" but the real agenda 1585 was to get me into the Mental Ward of North Idaho Behavioral Health. They told me that 1586 unless I signed the paperwork committing to being responsible for payment that there 1587 was no way I'd get to see the Wilson's expert. I asked them again, to make sure they 1588 were not leaving me and that I was only getting tested for Wilson's and that after that we 1589 were all leaving together. I can not express the terror, anger and disappointment I felt as 1590 I watched them walk away realizing she/they had lied to me and GOD in order to betray 1591 me to illegal confinement. Shortly, Dr. David Wait, strolled up and had already written 1592 down a diagnosis without even having talked with me. He accused me of having some 1593 very serious mental disorder, at which pronouncement I knew I was not going to get to 1594 see an expert on Wilson's Disease and that it had all been a lie. I asked to be released 1595 immediately. Dr. Wait then got on the phone and I heard him tell my wife that unless she 1596 told him that she felt threatened by me, that he couldn't keep me. Then he returned and 1597 rather happily announced that he was placing me on administrative hold because my wife 1598 had told him she was afraid of me (having been coached by him to say so). I was 1599 illegally detained in this manner for a week. NO ONE SHOULD BE DETAINED 1600 EXCEPT BY PROOF OF A COMMITED CRIME, OTHERWISE ANYONE COULD 1601 BE LOCKED UP SIMPLY BECAUSE SOMEONE ELSE STATES THEY ARE 1602 FEARFUL (This is CLEARLY a CONSTITUTIONAL VIOLATION)! Dr. Wait gave

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1603 me four drug choices and then removed the only one (lithium) that didn't carry a lethal 1604 warning for people with liver complications; of which was obvious visibly and by lab 1605 results, that I had. While there I noticed food tampering and I saved a lid that had been 1606 stabbed by needle point (as if to inject harmful poison). There also was an incident in 1607 which employees put shiny metal objects in a line on the grass leading up to my window. 1608 While there I met those who testified of outrageous cruel and unusual practices and 1609 almost didn't make it out as Dr. Wait was trying to get me committed to a state facility 1610 (in which I would have probably already been dead by now if he had succeeded). Even 1611 the tiniest amount of the prescription he ordered for me had serious side effects of 1612 swollen lips and tongue, diminished mental capacity, dizziness and numbing in my left 1613 arm.

1614 **REMEDY SOUGHT:** The Westbrooks are guilty of kidnapping through deceit with 1615 intent to defame and illegally incarcerate me in violation of my constitutional rights. 1616 They are directly responsible for coercing me to signing paperwork under false pretenses 1617 that has resulted in incredibly unjust billing of almost \$16,000. I would not have gone or 1618 admitted myself for any other reason other than Katherine's oaths to GOD and the 1619 desperation I had to obtain an accurate diagnosis because the lack of it was endangering 1620 my life and my marriage. It is bad enough to know I'm seriously ill (the medical field 1621 considers terminally ill), but worse to have your wife leave you because she thinks your 1622 crazy simply because of the overt cover-up or at best criminal negligence. So during the 1623 most painful and serious struggle for my life, slander, illegal incarceration, libel, mis-1624 diagnosis and instead of having the dignity of a comforting, understanding wife, she 1625 believes the so called physicians in the region that have failed either by negligence or

1626 intent to correctly diagnose me. So I know I'm dying, and in this great sorrow, this is 1627 how my so called friends and family treat me due to the outright GREED of others that 1628 has either left the medical field intentionally ignorant and incompetent or willfully so 1629 because it's so profitable for them all to keep the public sick and dying. The bill should 1630 be removed and any money paid returned to me, but if the court determines somehow it 1631 to be legitimate, the bill should be sent to these people. While they are guilty of a felony, 1632 I believe that they believed they were actually trying to help me although that wasn't the 1633 result and so I don't want to see them arrested, just restrained from ever doing anything 1634 like that to me again and to pay the bill if the court determines it to be valid. Since my 1635 wife and the Westbrooks are still under the misconception brought about by the lack of 1636 correct diagnosis and mis-diagnosis, I must request injunctive relief against the 1637 Westbrooks, in the form of a restraining order that they are not welcome on my property 1638 or within 1000 feet of my presence until after this matter has been resolved. DEFENDANT: Dr. Stephen Puffer, 502 N 2nd Av, Sandpoint, ID 83864 1639 1640 **COMPLAINT:** I went in to Dr. Puffer's office to request an appointment months ago. 1641 He had an honest reputation in the community, was recommended by a trusted coworker 1642 and I thought I might be able to get an accurate diagnosis through him. While there an 1643 agent told the receptionist on duty that she would take care of me and to remain silent in 1644 the back. She didn't realize I could hear them talking. So I knew my request for an 1645 appointment didn't get through that afternoon. I then called several times and requested 1646 an appointment. With no excuse, once again I have been denied medical care. 1647 **REMEDY SOUGHT:** I believe Dr. Puffer can recognize spherocytosis and would like 1648

an appointment so that I can find at least one honest physician in the area; that I can make

72 | Page

aware of how to Diagnose Wilson's hereditary condition; not only for myself but for any
I might refer (I repeat I've seen MANY up here that have the obvious physical signs of
the condition) to get tested simply because if a person knows before something like this
happens, they can take adequate precautions and find out the best method of treatment for
them before they develop something serious.

1654

1655 DEFENDANT: Sandpoint Urgent Care, Dr. Mark Hernandez, 302 S. 1st, Hwy 95 @
1656 Superior Sandpoint, ID 83864

1657 **COMPLAINT:** This might seem unusual in light of the circumstances, but my complaint 1658 is that after every physician in the region that I had met, either didn't even know about 1659 Wilson's or if they heard of it didn't know how to test for or recognize the obvious 1660 symptoms, this physician without running any diagnostic tests and to the best of my 1661 knowledge, hadn't seen any of my medical records, just stated outright that Wilson's was 1662 very common. This is after many months of no progress, willful cover up or extreme 1663 incompetence or negligence. Suddenly, the malpractice swung the other way. His 1664 "nurse" didn't have a permanent name tag although everyone else did. She held my arm 1665 in an intentional martial arts method form of control and disablement when taking my 1666 vitals. Dr. Hernandez acknowledged without questioning me, without running any tests, 1667 without looking at any records that I had the condition (although I would be surprised if 1668 that is in any official medical records) and gave me a prescription for pain relief for 1669 Cymbalta. I was in so much pain and had suffered so much already, that I accepted the 1670 prescription even though I really don't like taking any pharmaceutical medications. By 1671 the pendulum swinging so drastically the other way, I became concerned that this person

1672 must have been either working with agents or perhaps trying to silence me by lulling me 1673 into a false sense of security. Regardless, to suddenly agree with a patient of a terminal 1674 condition without any diagnostics, and in a region where physicians were vehemently 1675 either denying I had the condition or didn't even know about it, to stating it was common 1676 place gave more than cause for suspicion that this person could be dangerous to my 1677 health and safety if colluding with those trying to keep these events from public 1678 knowledge. I saw this as an effort to gain my trust; so that they could give me a sedative 1679 and dispose of me or confine me away in some institution where I'd either die or become 1680 a missing person or given medications to make me brain dead and then returned to streets 1681 or society. Granted I recognize that sounds like extreme paranoia, it just didn't make 1682 sense to me and I had that same terrible uneasy feeling in my inward parts as I did the 1683 day of surgery when dealing with him and his assistant. It is malpractice not to diagnose 1684 correctly, and it is malpractice to diagnose without conducting any tests. I do 1685 acknowledge that he wanted to conduct more tests later, but I was and am still seriously 1686 ill and because of his temporary name tagged nurse, the method of holding my arm 1687 (contrary to any who had done so previously and in a controlling, disabling method), his 1688 overt casual statements that a terminal hereditary condition was very common place 1689 (contrary to what is disseminated by the International web site on "Wilson's Disease") 1690 when all other physicians I had met thus far in the area barely seemed to know what it 1691 was caused me to be distrustful of him. I did not know that if I went in for more "tests" 1692 that he wouldn't try to sedate me or do some other malicious act because it is a method 1693 for those who would do so to attempt to gain your trust first to place you off guard. His 1694 lack of common place skepticism and lack of professional procedure gave me cause for

1695 great concern. Even if in fact he might have been the only physician I had met that knew 1696 that Wilson's was rather common place in this region especially but affects far more than 1697 the official website indicates as a "rare" condition (I think close to ten percent of the 1698 world's population based on extrapolation of the viewing of documentaries of the people 1699 in other nations going about their day to day lives and observing how many nationalities 1700 indicate easily observable physical symptoms of the condition and the percentage of 1701 those demonstrating versus those not demonstrating those physical signs in the many 1702 random samples). If he knew it was so common place, I didn't understand how all the 1703 other physicians didn't, and why the public didn't and why there was no awareness 1704 posters like is generated for AIDS or other serious conditions; especially in his offices. 1705 Furthermore, that if he could so easily diagnose and recognize the condition how he had 1706 failed to diagnose my own wife who was/is also a patient of his and had been in to see 1707 him quite a few more times than the one visit I had. So altogether, this made me 1708 extremely wary of ever going to see him again.

1709 **REMEDY SOUGHT:** Malpractice in all it's forms must cease. Correct diagnoses of all 1710 conditions should be obtained by methodology that other professionals can recognize and 1711 acknowledge; so long as that methodology is not harmful to the patient. Government 1712 control or coercion or persuasion of what health care professionals do or don't do must 1713 cease to be a danger to the public. The government should be making certain the public 1714 is informed, educated and is protected from corruption in the health care industries. Dr. 1715 Hernandez and any records at urgent care be obtained by subpoena to testify how he was 1716 able to diagnose me (and reveal if in fact he ever made the diagnosis); if he is willing to 1717 acknowledge it now, and if he actually can recognize that Wilson's is rather common and

1718 how to diagnose it so easily, why he failed to diagnose my wife whom he had seen more 1719 often than the one visit I had with him. Either way, he was either in collusion (in an 1720 effort to gain my trust to possibly sedate and send me back to some mental ward or 1721 hospital where they'd try and make good what they started) with or persuaded with the 1722 ongoing cover up of the corrupt medical practitioners, the attempted homicide, and the 1723 government and corporate money interests in leaving the general public in a state of 1724 ignorance of the facts surrounding Wilson's and my situation in particular; or negligent in 1725 correct procedures to diagnose myself and my wife in such a manner that we could obtain 1726 necessary medical care regarding the hereditary condition. I request a restraining order 1727 from having to conduct any further testing with this entity and Dr. and a subpoena of the 1728 medical records located at Sandpoint Urgent Care concerning my wife and I.

1729

1730 Finally, I do seek just compensation out of the victim's fund in that I've suffered real 1731 monetary damages. I was making a significant income in real estate, and multiplying it 1732 by investing, such that I was beginning to generate gross receipts in excess of \$100,000 1733 annually. More importantly my net worth was increasing exponentially as I reinvested. 1734 All my earning potential ground to a halt as a direct result of these events. To type this 1735 complaint has taken supreme effort and is my best effort to fight back not only for myself 1736 but for the many unsuspecting innocents and the other victims I've already met. I seek 1737 judicial, compensatory financial damages in an amount determined by the court for the 1738 real financial losses I've suffered. I also do ask the court to consider punitive damages in 1739 my behalf, as I may lose permanently my health and life insurance and ability to obtain 1740 such and it may be very expensive to try and find treatment that may help me recover, if

76 | Page

1741 GOD wills. I am so injured at this point I may never recover an ability to work full time 1742 again as I suffer not only extreme physical pain and fatigue, but emotional and mental 1743 difficulties (understatement) as a result of all of this. Specifically, I've been seriously 1744 considering a living will that ensures I am never taken to any hospital even if 1745 unconscious from some accident or if I have serious injuries. It is very difficult for me to 1746 even shop or drive anywhere due to the numerous federal agents and other spies or 1747 employees for our government and my concern that they don't have my best interest at 1748 heart. While I have faith in GOD and trust in the same, my trust of people has been 1749 seriously diminished, virtually sentencing my remaining days to an existence of extreme 1750 caution when in the presence of any other people. I hope the Lord will let me see some 1751 goodness yet in others to help rectify this sorrowful outlook. I can not begin to 1752 equivocate an actual amount for the inhumane pain and suffering I've endured thus far. I 1753 leave any financial award up to the discretion of the court and only ask that it not burden 1754 innocent tax payers in any way but come directly from the many criminals and 1755 conspirators involved.

1756

I affirm the truth of my allegations under penalties of perjury and I'm willing to take an
internationally recognized polygraph live; answering only questions as directly pertains
to the allegations set forth in this complaint and attached affidavit, from an untampered
machine (no remote control devices) and by (hopefully) unbribable, unthreatened experts.
Any machine not indicating I'm telling the truth to be immediately investigated by
experts to make certain no tampering, and any expert announcing that I wouldn't be

telling the truth should have all bank accounts and recent assets scrutinized, or family investigated to make certain no bribes or threats. I AM TELLING THE TRUTH! I, Michael Swenson, do hereby set my hand and execute this document. Signed this $2\ell^{5}$ day of Soft, 2007. Michael Swenson On this $21 \neq 1$ day of September , 2007, before me, the undersigned Notary Public, personally appeared Michael E. Swenton personally known to me (or proved on the basis of satisfactory evidence) to be the person(s) whose name(s) (share subscribed to the within instrument and acknowledged to me that he she they executed the same in his/her/their authorized capacity(ies) and that by his/her/their signature(s) on the instrument the person(s) or the entity upon behalf of which the person(s) acted, executed the instrument. Witness my hand and official seal. Notary Public in Idaho Woshington Residing at: <u>Spokane</u> Commission Expires: Feb 16, 2008

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Eastern District of Washington

U.S. District Court

Notice of Electronic Filing

 The following transaction was entered on 10/15/2007 at 4:15 PM PDT and filed on 10/15/2007

 Case Name:
 Swenson v. United States Government et al

 Case Number:
 2:07-cv-305

 Filer:
 Document Number: 6

Docket Text:

ORDER OF RECUSAL by Judge Edward F. Shea. Signed by Judge Edward F. Shea. (CV, Case Administrator)

2:07-cv-305 Notice has been electronically mailed to:

2:07-cv-305 Notice has been delivered by other means to:

Michael Swenson P O Box 129 Dover, ID 83825

The following document(s) are associated with this transaction:

Document description:Main Document Original filename:n/a Electronic document Stamp: [STAMP dcccfStamp_ID=1069357611 [Date=10/15/2007] [FileNumber=812177-0] [53bbbcff863debea37ebde3149693d397ef659ddd82d2e821ec5cf82169e43cb678 60d8dcbee17e27d2a034b18696594c4f0aa7b9fe58c6dce97fbd692b57e53]]

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2		
3	UNITED STATES DISTRICT COURT	
4	EASTERN DISTRICT OF WASHINGTON	
5		
6	MICHAEL SWENSON, et al.,	No. CV-07-305-EFS
7	Plaintiffs,	
8	v.	ORDER OF RECUSAL
9	THE UNITED STATES GOVERNMENT, et al.,	
10	Defendants.	
11		
12	For reasons that are unnecessary to recite here, the Court deems	
13	it appropriate to recuse itself, pursuant to 28 U.S.C. § 455, from any	
14	further proceedings in the above-captioned civil matter. Accordingly,	
15	IT IS HEREBY ORDERED that this case be returned to the District	
16	Court Executive for random reassignment to another Judge in this	
17	district.	
18	IT IS SO ORDERED. The District Court Executive is hereby directed	
19	to enter this order and furnish copies to counsel.	
20	DATED this 15 th day of October, 2007.	
21		
22	<u> </u>	
23	United States District Judge	
24		
25		
26		
	ORDER OF RECUSAL - 1	

Other Orders/Judgments

2:07-cv-00305-EFS Swenson v. United States Government et al

Eastern District of Washington

U.S. District Court

Notice of Electronic Filing

 The following transaction was entered on 10/18/2007 at 3:55 PM PDT and filed on 10/18/2007

 Case Name:
 Swenson v. United States Government et al

 Case Number:
 2:07-cv-305

 Filer:
 Document Number: 8

Docket Text:

ORDER OF REASSIGNMENT. Case reassigned to Judge Fred Van Sickle for all further proceedings. Judge Edward F. Shea no longer assigned to case. Plaintiff and Counsel shall change the initials on the case number on all future pleadings from EFS to FVS. Signed by Judge Robert H. Whaley. (CV, Case Administrator)

2:07-cv-305 Notice has been electronically mailed to:

Robert F Sestero, Jr rsestero@ecl-law.com, swade@ecl-law.com

2:07-cv-305 Notice has been delivered by other means to:

Michael Swenson P O Box 129 Dover, ID 83825

The following document(s) are associated with this transaction:

Document description:Main Document Original filename:n/a Electronic document Stamp: [STAMP dcecfStamp_ID=1069357611 [Date=10/18/2007] [FileNumber=814511-0] [5beb17cb9846ca219c17446dd42cf440a68fd2db4d7c9cb42d71e399ae77e45999f 4abd352eac55699b8d91487bb02aedc2fe9b260a2388f908a2ba3fd177a0f]]

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2		
3	UNITED STATES DISTRICT COURT	
4	EASTERN DISTRICT OF WASHINGTON	
5	EASTERN DISTRICT OF WASHINGTON	
6	MICHAEL SWENSON, et al., No. CV-07-305-EFS	
7	Plaintiffs, <u>NOW</u> CV-07-305-FVS	
8	V. ORDER OF REASSIGNMENT	
9	THE UNITED STATES GOVERNMENT, et al.,	
10	Defendants.	
11		
12	This case was originally assigned to Judge Edward F. Shea who has	
13	recused himself. Accordingly, this case is reassigned to the Honorable	
14	Fred Van Sickle for all further proceedings.	
15	IT IS ORDERED that:	
16	1. This case is assigned to the Honorable Fred Van Sickle for	
17	all further proceedings.	
18	2. The District Court Executive AND ALL COUNSEL SHALL CHANGE THE	
19	INITIALS on the case number on all future pleadings from EFS to FVS.	
20	The District Court Executive is directed to file this Order and	
21	provide copies to counsel AND TO Judge Van Sickle.	
22	DATED this 18th day of October, 2007.	
23	s/ Robert H. Whaley	
24		
25	Chief United States District Judge	
26		
	ORDER OF RECUSAL - 1	



Michael Swenson P.O. Box 129 Dover, ID 83825

Re: Process Service

Associated Messenger Service, Inc. recently left a voicemail with you to call us back so we could update you on the status of your paperwork, but have not received any phone call back.

We were unable to serve Dr. James Joy at Deaconess Hospital per your instructions. The staff at Deaconess threatened to call security and escort our process server from the premises if he left the papers. We will not put our process servers into any kind of dangerous or threatening situations and as such are returning this set of papers to you. You will not be charged for this attempt.

Process service was accomplished per your instructions of serving Dr. Timothy Chestnut at 104 S. Freya, Orange Bldg., Ste. 114, Spokane Valley, WA; and serving Dr. James Joy at 104 W. 5th, Ste. 250 E, Spokane, WA.

If you have any questions or concerns, please call Jeff at 509-252-4608.

Sincerely,

Associated Messenger Service