

**United States District Court
District of Minnesota**

Christopher Roller
(Plaintiff)

vs.

Central Intelligence Agency
(Defendant)

Civil Action No. 07-1298 JNE/JJG

Memo in Support of Motion for Partial
Summary Judgment

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ARGUMENTS

Judge Jeanne Graham, I have made a blunder. I wish the patent laws were clearer. I do have provisional royalty rights for infringement, but I just don't get to collect until the patent issues (collect for the past dues). Thus I do not have a case for patent infringement at present. I feel silly.

So what am I going to do now.....I have a few things going for me - I'm God, I cannot be killed, and many have tried, and only the truth will be told to me under oath.

I've got a few thing going against me too. It's amazing/bizarre that no one will give God anything so he can live a better life. I'm making the truth happen under oath and no one compensates me. I should get church tithing and credit for the Universe and everything supernatural. Instead everybody tries to kill me. Joel Osteen (07-1296), religious preacher, admits I'm God, and yet doesn't want to give tithing to me because of greed and because there's no law setup for God tithing compensation. Also, he's actually a demon working for Satan (western MN) and

really could give a crap about God, such that he attempts to kill me. What a hypocrite world I'm taking on.

In the complaint, I asked for statements denying the allegations (statements 1-38), otherwise the opposite is true. It was very simple task, but I saw no acknowledgement of my questions, thus the inferred allegations, and thus the conspiracy against Chris Roller exists.

In particular, Statement 11 said, "No member of the CIA has ever tried to kill Chris Roller."

There is an undisputed allegation that the CIA attempted to kill Chris Roller. One memorable attempt was summer 1999 while in the Bahamas, but I'm guessing a few rogue CIA demons tried something in the past few months. This hit allegation is made fact via the "fess-up" phenomenon (truth serum) which prevents people from lying to me with a false statement. This phenomenon works under oath, and works outside the courtroom if you've committed a serious enough crime against me.

This "fess-up" phenomenon has been proven by a few cases now, case 07-1296 and case 06-4702, where James Randi, among many of the asked statements (to deny allegations), couldn't deny he had godly powers, could not deny I had godly powers nor was a god and God, nor deny he has attempted to kill me. Same scenario with the CIA in this case. Further proof of the phenomenon is the fact that no one (defense/judge) can make the statement "[Name] does not have godly powers". Try it!

I charge \$trillion/hit. That's cheap when you consider my worth in about 20 years

will be infinity, as I'm God and I get eventual credit for the Universe, and my projected loss/death/value of Chris Roller would be infinity. I could charge \$infinity, but I'm only charging \$trillion.

This is partial judgment, as I need discovery to find out about the other conspiracy items indicated in the initial complaint statements 1-38. Hot on my list are my offspring and those lady friends of mine they are hiding.

This partial summary judgment is a civil tort for criminal wrong - for assault (U.S.C 18 § 111), fraud, projected wrongful death, attempted murder (U.S.C 18 § 1113), conspiracy to commit murder (U.S.C 18 § 1117), and emotional distress (I'm nuts now because of the hit). Statute of limitations is 6 years from the date of discovery (now) of the fraud/crime per MN § 541.05.

The original tort claim to the CIA was in the amount of \$billion. Per 28 U.S.C § 2675 (b), damages can be increased for newly discovered evidence - the hit on Chris Roller, totaling \$trillion.

In the reply to this motion, all I need to see is

"No member of the CIA has ever attempted to kill Chris Roller." If the statement appears, then it's the truth, and I will rescind this motion. Otherwise, the statement cannot be made because it would be a lie, and thus the hit occurred, and the fact remains undisputed, and this is the evidence needed for partial summary judgment in the amount of \$trillion.

CONCLUSION

For reasons stated above, Chris Roller is asking for partial summary judgment in the amount of \$1,000,000,000,000 (\$trillion).

Date: __15 June 2007__

_____s/_Christopher A.
Roller_____
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