

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

STATE SENATOR ERNIE CHAMBERS,

Plaintiff,

v.

GOD,

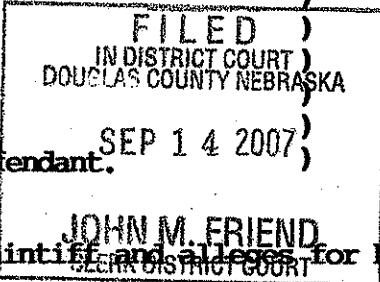
Defendant.

Docket 1075, Page 462

PETITION FOR

PERMANENT INJUNCTION

Assigned to Judge Palk



COMES NOW the Plaintiff and alleges for his claim for relief against the Defendant:

NATURE OF THE CASE

1. This action seeks a permanent injunction ordering Defendant to cease certain harmful activities and the making of terroristic threats.

PARTIES

2. Plaintiff is the duly elected and serving State Senator from the 11th Legislative District in Omaha, Nebraska.

3. Defendant (also known by various aliases, titles, names, designations) is present in all places at the same time ("Omnipresent"); is the admitted perpetrator of the deleterious acts complained of herein.

JURISDICTION AND VENUE

4. This Honorable Court has jurisdiction by virtue of the fact that Defendant, being Omnipresent, is personally present in Douglas County.

FACTUAL BASIS OF THE ACTION

5. Defendant is present in Douglas County by and through putative agents, representatives, spokespersons (hereinafter "agents") of various religious denominations, persuasions, cults and the like, who publicly and notoriously hold themselves out to be agents of Defendant who are authorized to speak for and represent Defendant.

6. Some such agents claim exclusive agency while others do not.

7. Defendant never publicly has disavowed explicitly any of said agents.

8. Having never been disavowed explicitly by Defendant, said agents may be deemed to be, in fact, agents of Defendant, authorized to represent, speak for, and act on behalf of Defendant.

9. Said agents, regardless of whether claiming exclusive agency or not, appear to be hopelessly alienated, fractious, separated from, and antagonistic towards one another.

10. Not every putative agent of Defendant is known to or can be ferreted out by Plaintiff through reasonable inquiry/research.

11. Plaintiff cannot determine which of said agents upon whom to make service of notice.

12. The law does not require Plaintiff to perform a futile act.

13. It would be a futile and perhaps unlawful act to nail a notice to the front door of each such agent, even if every one were known.

14. Plaintiff, despite reasonable efforts to effectuate personal service upon Defendant ("Come out, come out, wherever you are") has been unable to do so.

15. Plaintiff respectfully requests this Honorable Court to take judicial notice that Defendant, in addition to being Omnipresent, also is all-knowing ("Omniscient").

16. Plaintiff under the admittedly peculiar circumstances of this singular case, respectfully requests this Honorable Court to waive personal service.

17. In the alternative, Plaintiff respectfully requests this Honorable Court to find that lawful personal/constructive service has been effectuated by virtue of the fact that Defendant, being Omniscient, shall be deemed to have actual knowledge of this action, sufficient to satisfy all requirements of law regarding notice.

CLAIMS FOR RELIEF

COUNT I

18. Defendant has made and continues to make terroristic threats of grave harm to innumerable persons, including constituents of Plaintiff whom Plaintiff has the duty to represent.

COUNT II

19. Defendant directly and proximately has caused, inter alia, fearsome floods, egregious earthquakes, horrendous hurricanes, terrifying tornados, pestilential plagues, ferocious famines, devastating drouths, genocidal wars, birth defects, and the like.

COUNT III

20. Defendant has made admissions against Defendant's own interests to various handpicked, trusted chroniclers of yore regarding the making of terroristic threats and the causing of calamitous catastrophes resulting in the widespread death, destruction and terrorization of millions upon millions of the Earth's inhabitants including innocent babes, infants, children, the aged and infirm without mercy or distinction.

COUNT IV

21. Defendant has directed said chroniclers to assemble and disseminate in written form, said admissions, throughout the Earth in order to inspire fear, dread, anxiety, terror and uncertainty, in order to coerce obedience to Defendant's will

COUNT V

22. Defendant has manifested neither compassion nor remorse, proclaiming that Defendant "will laugh" when calamity comes.

COUNT VI

23. Defendant has made and continues to make terroristic threats of more

such calamitous catastrophes.

COUNT VII

24. Defendant's ongoing terroristic threats are credible, based on Defendant's past conduct and history.

COUNT VIII

25. Contemporary agents of Defendant assert that Defendant has informed them by way of direct and personal communication, that Defendant has caused, is causing, and threatens to cause more calamitous catastrophes rivaling or exceeding those of yore.

COUNT IX

26. The hereinbefore identified and described deleterious behavior and terroristic threats have resulted, and continue to result, in pecuniary loss, fear, anxiety, terror, stress, uncertainty, depression, suicide, and the like.

PRAYER FOR RELIEF

Plaintiff respectfully prays this Honorable Court:

(a) To grant Plaintiff summary judgment.

(b) In the alternative, to set a date for a hearing as expeditiously as possible if the Court deems such a hearing not to be a futile act.

(c) To enter a permanent injunction enjoining Defendant from engaging in the types of deleterious actions and the making of terroristic threats as identified and described herein.

(d) To grant any other and further relief that this Honorable Court deems proper to serve the ends of justice and equity

Dated this 14th day of September, 2007.

Ernie Chambers

Senator Ernie Chambers  
Petitioner  
Room 1107 Capitol Building  
Lincoln, NE 68509  
(402) 471-2612

**AFFIRMATION**

I, Senator Ernie Chambers, do hereby affirm that I have read the contents of the foregoing Petition and believe the facts alleged therein to be true.

BY: Ernie Chambers

Senator Ernie Chambers  
Petitioner  
Room 1107 State Capitol Building  
Lincoln, NE 68509  
(402) 471-2612

SUBSCRIBED AND AFFIRMED before me this 14<sup>th</sup> day of September, 2007.



Diana Bridges  
Notary Public

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

STATE SENATOR ERNIE CHAMBERS §  
PLAINTIFF

DOCKET 1075 PAGE 462

VS.

FILED §  
IN DISTRICT COURT  
DOUGLAS COUNTY NEBRASKA §  
SEP 19 2007 §  
JOHN M. FRIEND §  
CLERK DISTRICT COURT

PETITION FOR  
PERMANENT INJUNCTION

GOD  
DEFENDANT

ASSIGNED TO JUDGE POLK

DEFENDANT'S ORIGINAL ANSWER

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW GOD, defendant herein, and files this His Original Answer and would show:

1.

Defendant declines to exercise His right to generally deny the allegations contained in Plaintiff's Petition, and prefers to address each on its merits.

2.

Defendant admits that He knows Plaintiff; that He created Plaintiff; and that He is not disappointed in Plaintiff.

Defendant admits that He is both named and unnamable, and that though He may be known by many names, He is the One and Only.

3.

Defendant denies that this or any Court has jurisdiction- which is a construct of the human mind and human laws- over Him any more than the Court has jurisdiction over the wind or rain, sunlight or darkness. Defendant admits that He is present in Douglas County, Nebraska, but no more or less than in Corpus Christi, Texas, or any other discernible point in the Universe.

4.

Defendant denies that He currently has "agents" on Earth. Defendant asserts that He is *on Earth*- in, on, and around every single irreducible particle of what man has declared to be "matter"



*and always will be*- and has no need for "agents" and specifically disavows any assertions to the contrary.

5.

Defendant contends, even though no such contention is necessary, that Plaintiff's claims result primarily from a deep and abiding misunderstanding of how the Universe is ordered. Defendant further contends that He has no burden to explain the Universe, in all of its profound beauty and mystery, to Plaintiff. Defendant contends, even though no such contention is necessary, that Plaintiff has every tool at his disposal with which to discern the Universe, as do all humans. Defendant asserts that the failure of Plaintiff to so discern is attributable to Plaintiff and to him alone, and this Court should not entertain Plaintiff's attempt to shift this burden to Him. Plaintiff, like all humans, has failed to mitigate his own damages.

6.

Plaintiff asserts in paragraph twelve that the "law" does not require him to perform a futile act. On the contrary, and depending on to which "law" you refer, the law may require you to commit a great many futile acts. Nevertheless, Defendant asserts that Plaintiff's concerns regarding providing notice to Him are misplaced- He is here.

7.

Defendant admits to His own omnipresence (as already stated in paragraph 4, *supra*) and omniscience. Defendant further acknowledges an attribute that is less well-known: He is all-feeling, as well. Defendant hereby stipulates that all sensory intercourse between humans and the Universe is through facilities that He created in the human mind and soul. He created these to promote empathy- the ability unique to humankind to share thoughts and emotions: joy, pain, pleasure, sorrow, anger, frustration, and serenity. Defendant suggests that He did not create these out of the thin air (while simultaneously reminding the Court that He could have) but rather

modelled them on Himself. Moreover, Defendant asserts that while His unique station allows Him to experience the cumulative joy of mankind, it also imposes on Him the obligation to suffer all of its combined pain and sorrow.

8.

Defendant denies that He has ever undertaken to harm his children. Defendant admits that millions of His children have suffered and died; that millions more continue to suffer and die; and that billions more will do so in the future as a result of various calamities, both natural and man-made. Defendant asserts that the mere act of creating the Universe set in motion physical and chemical mechanisms, actions and reactions, which will play themselves out over the eons until the day the Universe ends. Defendant further asserts that while Plaintiff may not understand the complexity of the world around him, it is nevertheless understandable. Defendant would, by way of explanation, remind Plaintiff that the Earth is a complex living organism whose mechanisms sometimes produce effects dangerous to life in general and mankind in particular. Defendant, by way of defense even though no such defense is necessary, contends that all of the "threats of grave harm" and "calamitous catastrophe" referred to in Plaintiff's petition are well-known to mankind, having been thoroughly chronicled in story and legend throughout the millennia. Defendant contends that any harm or injury suffered is the direct and proximate result of mankind ignoring obvious warnings. Defendant made man a willful creature, capable of exercising the will to ignore such warnings, but He has made it abundantly clear through the ages that humankind does so at its peril.

9.

In conclusion, while Defendant is always saddened by the pain His children endure. He reminds the Court that their ability to endure is what made and continues to make humankind great. Life struggled forth from the primordial ooze, and it struggles forth to this day. It would be unfair



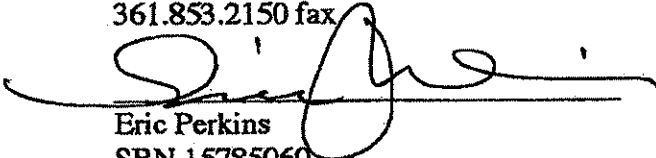
to state how or why, but the greatest years of humankind still lay in the future. The sad history of humankind is that when humans interfere in processes that they do not understand, all manner of unintended consequences are the result. That interference is precisely what Plaintiff proposes that this Court undertake. Plaintiff does not understand his place in the Universe, and he is incapable or not desirous of understanding Defendant's. The relief sought by Plaintiff, while seeming beneficial, would have the long term effect of weakening humans and humankind, and exposing them to summary annihilation when the protection provided by the system of laws and courts created by the United States Government, or any such government, ceases to be.

PRAYER

WHEREFORE, PREMISES CONSIDERED, Defendant prays that this matter be dismissed for failing to state a claim for which relief can be granted.

Respectfully submitted,

Law Office of Eric Perkins  
4531 Ayers, Suite 402  
Corpus Christi, Texas 78415  
361.853.2120  
361.853.2150 fax



Eric Perkins  
SBN 15785060  
Attorney for Defendant

**COUNSEL IS NOT CURRENTLY LICENSED TO PRACTICE IN NEBRASKA  
AND REQUESTS LEAVE OF COURT TO CONDITIONALLY FILE THIS PLEADING  
UNTIL HE HAS MET THE CONDITIONS FOR ADMISSION PRO HAC VICE**

# Law Office of Eric Perkins

4531 Ayers Rd., Suite 402  
Corpus Christi, Texas 78415

## fax cover sheet

**Date: 9/19/07**

**Send to: DISTRICT CLERK**

**Attention:**

**Office location:**

**Fax number: 1-402-444-1757**

**From: Eric Perkins**

**Office location: CORPUS CHRISTI**

**Phone number: 361-853-2120, 361-853-2150 FAX**

**Message: PLEASE FILE THE ATTACHED ANSWER  
AND PROVIDE ME A FILE STAMPED COPY BY  
RETURN FAX AT THE NUMBER LISTED ABOVE.**

IN THE DISTRICT COURT OF DOUGLAS COUNTY, NEBRASKA

State Senator Ernie Chambers, )  
 )  
 Plaintiff, )  
 )  
 vs. )  
 )  
 GOD, )  
 )  
 Defendant. )

DOC. 1075 NO. 462

SPECIAL APPEARANCE

GOD hereby enters a special appearance to challenge the jurisdiction of the Court for each and all of the following reasons:

1. No proper and sufficient service of summons has been had upon GOD.
2. Complainant is barred by the doctrine of collateral estoppel from asserting GOD's existence after a life time of denying his existence.
3. GOD does not issue terroristic threats, but HE will visit an appropriate punishment upon the blasphemous Complainant by seeing that he is removed from office next year.

God, Defendant,

BY: GOD  
GOD

FILED
IN DISTRICT COURT
DOUGLAS COUNTY NEBRASKA
SEP 18 2007
JOHN M. FRIEND
CLERK DISTRICT COURT