

GENERAL AFFIDAVIT

State of Idaho
County of Latah

BEFORE ME, the undersigned Notary,
Holly Hunsinger, on this 21st day of November,
2008, personally appeared David S.M. Glasebrook, known to me to be a credible person and of
lawful age, who being by me first duly sworn, on his oath, deposes and says:

I request that this District Court in accordance with Idaho Code 7-302 issue a Writ of Mandate demanding that Governor Butch Otter perform his duties as Supreme Executive mandating that the University of Idaho completely open its computer records for public inspection and mandating that the Idaho Attorney General subpoena certain information from the internet registry Twocows or other internet registry and from internet service PayPal. After all other administrative avenues of appeal were exhausted, I presented Governor Otter with information detailing that President White, University of Idaho facility, staff and others allow the University of Idaho computing system to be used in excess of the written University of Idaho policy governing the use of computers and related equipment operated by the University of Idaho and Idaho Executive Order 2005-22.

Governor Otter is not complying with his duty specifically stated in Idaho Code 67-802 requiring him to see that the laws are faithfully executed.

Overview: I pointed out the excess computer activity to the University of Idaho Presidents and they did not stop the improper and illegal use of the University of Idaho computers and related equipment. I appealed to the Idaho Attorney General's office and they confirmed that the use was illegal and recommended that I appeal to the Latah County Prosecutor, Mr Bill Thompson. I appealed to Mr Thompson. He consulted with the Attorney General's office and was told to refer the case to the City of Moscow Prosecutor, Mr Hall. When I appealed to Mr Hall, I was completely denied any satisfaction under law. The City of Moscow refused to take on the University of Idaho. Additionally, the University of Idaho and the City of Moscow have a close relationship and the City of Moscow is not well distanced to make an appropriate demand in court without conflict of interest. I appealed to Governor Butch Otter and was told to direct my comments to his advisor and personal attorney Mr David Hensley. I followed Mr Hensley's requests yet Governor Otter refused to take action to make the University of Idaho comply with Idaho law. For more than a year, neither Governor Otter, Mr Hensley nor the Governor's staff responded to letters or to phone calls concerning my complaint. On January 12th, 2008, I billed Governor Otter for 2007 fees and honorarium that he should pay me for his non-compliance with Idaho law, that the University of Idaho open their records as required by law and for granting special privileges to members of the University of Idaho facility, staff and student body. On January 22nd, 2008, Bob from the Governor's staff called me and Bob refused to allow my complaint or to forward payment. He refused a written reply. On May 6th, 2008, I appealed to Chief Justice Daniel Eismann requesting that he exercise his Idaho Constitutional right as Chief Justice allowing Governor Otter, Chief Justice Eismann and me to meet about Governor Otter's

failure to fulfill his public office. On September 24th, 2008, Mr Michael Henderson replied for the Idaho Supreme Court and declined my request.

From the University of Idaho I requested copies of Ms Ludmilla Saskovia's e-mail with any reference to No SuperWalmart.com. The University of Idaho provided me one e-mail with Ms Saskovia's NoSuperWalmart.com activity.

Another concerned citizen submitted a prior request for Ms Saskovia's NoSuperWalmart.com e-mail. The University of Idaho responded with four e-mails and attachments. This request was prior to mine and it is obvious that the University of Idaho is covering up public information concerning Ms Saskovia's involvement with NoSuperWalmart.com.

The University of Idaho reply was obviously incorrect and did not fulfill the intent or the letter of the Idaho Open Meeting and Open Record laws or Federal laws concerning computer use. The complete response to my request concerning e-mail and other data concerning Ludmilla Saskovia, a University of Idaho part time employee, who used her University of Idaho contact information as the webmaster for NoSuperWalMart.com was deliberately withheld. During e-mail discussions with President White and Mr Harvey Hewitt, who was in charge of the University of Idaho computing system, I pointed out that Ms Saskovia registered NoSuperWalmart.com using University of Idaho contact information. They denied that the internet registration information was correct. However the internet registration quickly changed to indicate Ms Saskovia's personal information. It is obvious to the most casual observer that the University of Idaho computers and associated equipment were used for this commercial and political web site. This is a huge cover up by the President White, the University of Idaho, Ms Saskovia and others.

My request for Ms Susan Mahoney's University of Idaho e-mail was incorrectly denied by the University of Idaho citing Idaho Code 9-340A(1) and the Family Educational Rights and Privacy Act of 1974, 34 CFR Part 99. Ms Mahoney was a University of Idaho student; however she is a grown woman and at the time was employed by the Moscow School District. Ms Mahoney used her University of Idaho e-mail account in direct opposition to the University of Idaho policy for computer use and related equipment which applies to all those who use university computers. She used her University of Idaho computer privileges to promote Moscow School District activity and to electioneer in favor of the Moscow School District bond issues. This activity violates Idaho computer law and Federal laws concerning electioneering using government or state computing equipment and systems. Additionally, the University of Idaho is incorrect in stating that her student e-mail fails the test for public records. Ms Mahoney's e-mail is stored on Moscow School District supported web sites completing the defined requirement for public record under Idaho Code 9-337(13). Just because she was registered as a student does not give her immunity to violate Idaho laws and it does not give the University of Idaho immunity to cover up or otherwise disguise that illegal activity.

It is not my duty to make the University of Idaho or other Idaho State elected, appointed, or otherwise affiliated state employees, students and others to follow the law. That is Governor Butch Otter's required and sworn duty. There is more than enough information in public view to

demonstrate that the University of Idaho allows the computers and computing system to be used illegally. Governor Otter must either comply with the law or he must pay me for his excesses.

Attached is:

A true copy of my April 17, 2007 letter to President White

A true copy of the University of Idaho response

A true copy of my letter to Mr Bill Thompson

A true copy of my letter to Mr Hall

A true copy of my e-mail to Governor Otter's office requesting an audience 2 Jul 07

A true copy of Governor Otter's office 19 Jul reply requesting contact with Mr Hensley

A true copy of my letter to Governor Otter demanding 2007 payment

A true copy of my letter to Chief Justice Eismann

A true copy of Mr Henderson's reply for the Idaho Supreme Court

A true copy of Ms Saskovia's original NoSuperWalmart.com registry information as listed on Right-Mind

A true copy of Ms Saskovia's altered NoSuperWalmart.com registry information as listed on GoDaddy.com

True copies of several postings by Ms Mahoney using her University of Idaho.edu e-mail address



David S.M. Glasebrook


Moscow, Idaho 83843

Subscribed and sworn to before me, this 21st day of November, 2008.



NOTARY PUBLIC

My commission expires: 9.17, 2014