

May 6, 2008

[REDACTED]
Moscow, Idaho 83843

(208) [REDACTED]
[REDACTED]

Chief Justice Daniel T. Eismann
Idaho Supreme Court
PO Box 83720
Boise, Idaho 83720-0101

Dear Chief Justice Eismann,

Disclaimer: I attend and am a member of Christ Church, Moscow, Idaho. I am not an elder nor do I hold any position in that church other than parishioner.

Since 2004, the University of Idaho allows staff, students and professors to use the University of Idaho computers and computing system in violation of Idaho code. The University of Idaho deliberately withholds information guaranteed to the public by Idaho law. Among other problems, the University of Idaho allowed two commercial web sites to be managed from University computers and through the University computing system. One web site was NoSuperWalmart.com and the other was ZoneMoscow.com. The University of Idaho allowed students to use the computing system to post e-mail and to post specific election guidance to vote for the Moscow School District bond elections. The University of Idaho allows Professor Gier to continue posting and maintaining inappropriate and inaccurate information concerning Christ Church and concerning me on the University of Idaho computing system.

Since February 2004, I have appealed to each of the University Presidents and have not received any relief. I appealed to Governor Kempthorne and the abuse stopped momentarily but resumed. Last year I appealed to Latah County Prosecuting Attorney Bill Thompson. He coordinated with the Idaho Attorney General and was instructed to refer me to the City of Moscow Prosecuting Attorney take action. I then spoke with the City of Moscow Attorney Randy Fife and the City of Moscow Prosecuting Attorney Rod Hall asking them to take legal action against the University of Idaho but did not receive any relief.

Last June I asked for an appointment with Governor Otter to speak about the University of Idaho abuses and cover-ups. In July, I was directed to send a letter to David Hensley, Counsel to the Governor. I did that but he never replied. In that letter I specified that if the Governor would not enforce the law that I would not obey the law. I specified that if the Governor did not stop the computer abuse that I would bill the Governor for my taxes, high speed internet connectivity and other items that the University of Idaho computer abuse allowed others to gain illegally. Additionally, I detailed specific violations by the University of Idaho.

In January I sent Governor Otter a bill for my services. Bob from Governor Otter's office called me and refused to forward my comments to the Governor or to send a check for my services. Bob advised me to sue the University of Idaho.

Chief Justice Eismann, since I have not been granted relief at lower levels, and since there is more than sufficient information in the public view to indicate gross misconduct and numerous violations of Idaho and Federal law by the University of Idaho, in accordance with existing Idaho codes, statutes, policy and practices, I request a hearing with you, the supreme judge in Idaho and Governor Otter, the supreme administrative authority in Idaho.

I request that Governor Otter give me specific information:

Why the Governor and the Attorney General are unwilling to enforce Idaho and Federal laws in reference to the University of Idaho and to hold those responsible under existing laws for illegally using the University of Idaho computing systems.

Why the University of Idaho is allowed to withhold information from the public that is specifically guaranteed open access by Idaho code.

Why the University of Idaho is allowed to participate in electioneering with no penalty.

Why the University of Idaho staff members, professors and students are allowed to participate in commercial activity using the University computing systems with no penalty.

Why the University of Idaho is allowed to use the computing system to post incorrect and inflammatory information about Christ Church and about me.

Why the Governor is unwilling to pay me for my services while he allows the University of Idaho to use its computing systems to tax me more heavily; stop discount stores from being allowed in Moscow; and give others high speed computer access essentially for free.

If the Governor will direct the University of Idaho to divulge information that I request which is guaranteed access by law or to hold the University of Idaho responsible under Idaho and Federal laws.

If the Governor will insure that this information is made available to me in a timely manner.

If I should obey Idaho laws when our Idaho officials and the University of Idaho do not obey them.

Sincerely,

Dave Glasebrook