

**United States District Court
District of Minnesota**

Christopher Roller
(Plaintiff)

Civil Action No. 05-2177

vs.

George Bush Administration
c/o George W. Bush,
Richard B. Cheney,
Donald H. Rumsfeld,
& John David Ashcroft
(Defendant)

**OPPOSITION TO MOTION TO
DISMISS**

ARGUMENTS AND DISCUSSION

The (6) in MN § 609.05 (6) is a typo. Should be MN § 609.05.

I exhausted my administrative remedies by contacting my congressman concerning this case, but there was no response. Also, I contacted the FBI but they said to contact my congressman which I did.

I serviced the attorney general in D.C., representative of the Bush Administration, but just in case, I am currently servicing the individuals in the suit per Rule 4(i)(2) (A).

If federal statutes need to be imposed, then include the original statement and it's federal statutes violating my civil rights. Defense is avoiding the criminal allegations I'm making towards George Bush and his administration concerning 9/11. I'm trying to make George Bush accountable for his actions. Diversionary tactics by the defense eludes from the justice I am seeking. When I said "MN § 609.05 (6) as the claim for relief", it meant as another claim for relief, specifically,

42 U.S.C. § 1985 (3) last paragraph. And 18 U.S.C. § 241. A little confusing, but it's all there - conspiracy against a citizen of the United States by one or more people (Bush Administration) - citizens if you count killing 3000 people on 9/11.

42 U.S.C. § 1985 (3) - "if one or more persons engaged therein do, or cause to be done, any act in furtherance of the object of such conspiracy, whereby another is injured in his person or property, or deprived of having and exercising any right or privilege of a citizen of the United States, the party so injured or deprived may have an action for the recovery of damages occasioned by such injury or deprivation, against any one or more of the conspirators."

One or more persons entails the 4 people in the George Bush Administration. I am the citizen conspired against.

18 U.S.C. § 241 "If two or more persons conspire to injure, oppress, threaten, or intimidate any person in any State, Territory, Commonwealth, Possession, or District in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or laws of the United States, or because of his having so exercised the same", "They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death."

3000 people killed on 9/11 would qualify as "injured". George Bush does not have "qualified immunity" or "special privileges" if he killed people.

CONCLUSION

Dismissing this case would be an injustice to 3000 people who died on 9/11. I am indeed a godly entity who has been made to look like a false prophet by the defendant. George Bush needs to be held accountable for his actions to create chaos on this planet. A jury trial will make that happen.

Respectfully submitted,

Date: __10 Apr 2005_____

_____s/_Christopher A. Roller_____

Christopher Roller (pro se)

13150 Harriet Ave. S #273

Burnsville, MN 55337

952.239.6410