

To: Governor Jerry Brown
c/o State Capitol, Suite 1173
Sacramento, CA 95814

From: Christopher A. Brown
PO Box 61925
Santa Barbara CA 93160

11//18/11

RE: California Constitution Article I Declaration Of Rights Section 18
U.S.C Title 18, part I, chapter 115, §2382, Disclosure of treason.

Dearest and Honored Governor Edmund G Brown Jr.,

This letter covers two packages which disclose treason against the United States of America to you as California state governor pursuant to U.S.C Title 18, part I, chapter 115, §2382, Disclosure of treason and IN RE: CALIFORNIA CONSTITUTION ARTICLE 1 DECLARATION OF RIGHTS SEC. 18. Treason against the State consists only in levying war against it, adhering to its enemies, or giving them aid and comfort.....

The first envelope package is a copy of a 38 page self supporting filing at the United States District court, 2/18/10 titled "Disclosure of Concealment of Treason". It is self explanatory and discloses information showing FEMA, PBS, R. Giuliani, and L. Silverstein of jointly concealing treason or dismantling the publics ability to understand the means of mass murder and treason. Alleged and well substantiated therein is the fact that FEMA mislead NIST as to the design and construction of the structural core of the Twin towers rendering the cause of death on perhaps 3,000 death certificates erroneous. Due process in addressing mass murder has not been served. That deprivation of right has been used to provide aid and comfort to enemies, to conduct war, usurp the constitution in various ways and destroy the economy endangering the citizens of all of the states, but perhaps mostly California because of it's population density.

Online is the entire exchange with the U.S. District Court, algoxy.com/psych/9-11title_18.disclosure.html which fundamentally also acted to conceal treason by removing the IN RE: filing with the criminal clerk in the miscellaneous file to re-file it with the civil clerk. At that point the acting judge directed the clerk to send a letter informing us that filing fees were unpaid. From personal prior experience at the same court I know that I have no access to the court and that all civil actions will be

assigned to the same prejudice judge that will dismiss it on pre trial motions. In fact a filing 06-2085, revealed that secret revisions of the local court rules had removed a branch intended to be removed without disturbing the main body of rules, was done so in violation of the United State Courts Administrative Office regulation because it has a major effect on civil rights. The section at the top level of index was called "Assignments of Magistrates and Judges" is now gone. I found it and planned to use the rule that assigned a new judge upon new co-plaintiffs filing with a previously dismissed plaintiff in 2006, but it was removed with no notice and no note of revision. The suit can be seen at algoxy.com/law along with the family law court gaucheries mentioned later. Note the media complicity keeping he public ignorant of these efforts to get effective mental health care.

The second is my own personal experience with Santa Barbara County, where I was born, and the State Superior Court here or the collusion with various forms of law enforcement or emergency and medical services. Those official entities have been violating their legal duties, the state and federal constitutions in order to disable this citizen, damage this citizen, deprive the citizen of right under color of authority of law, violate state and federal law, usurp the constitution and, disempowered the citizen in order to protect the methods of secrecy used, at least, to enable the engineering aspects over time, relating to construction, needed to destroy the world trade center towers in approximately 10 seconds apiece and completely pulverize the contents as was seen.

Having studied your background, I realize you are trained as a Jesuit priest. Perhaps for a reason. This disclosure or my knowledge of treason concerns spiritual, emotional, psychological, philosophical dogma on the highest level. Santa Barbara County conceals the secret of what heresy really is in a psychological, medical or scientific sense. This amounts to a functional understanding of human behavior on a semi absolute, individual and social level, depending on conditions. It is an understanding of the human unconscious mind. I will provide a brief overview to hopefully create context with an understanding of how the actual and real threat has been allowed to accumulate with the deprival's of justice this citizen has endured.

We do not know everything about the mind and what is unconscious is least understood or known. Heresy is a cognitive distortion, originating in a time where there was no way to understand that which was simply feared and

deemed "not understandable". Heresy is a label concealing a vital truth for human survival and evolution, a word that needs to be properly defined and discarded as an accurate method to consider human behavior or anything relating to it. The word disables cognitive processes very often and has made the nations governments open to infiltration's by those who are usurping the constitution. For the purposes of our development past this problem as a people, and for the purposes of this letter, I would propose that the word which replaces it be "controversy", relating to the origins of behavior.

The methods of secrecy Santa Barbara County conceals essentially are so effective that the statement, "what is unconscious is better than secret", becomes nearly absolute. Those carrying secrets, acting upon them, propagating them or their effects usually have no idea of what really impels them in their actions. They are acting unconsciously and are unable (in the case of the negative) to provide adequate reasoning to describe why they act. This can be due to "unconscious programming", and it can include the worst acts humans are capable of, as well as the very best.

The methods by which this begin with a hypnotic induction of a trance state, upon a child under perhaps four years of age, to a depth of somnambulism. Instruction called, "original instruction" is conducted during a mental state known as "somnambulism" and tests of character are applied via post hypnotic, conditional specifics that include choices. The choices made by the child indicates to those conducting the programming the instinctual biases that can be used to best control the person. At age six, or before the "age of reason", formal instruction to memory control is created to further insulate the programmers from detection. Instruction to the unconscious mind is not time sensitive to memory failures as is conscious recall. Post hypnotics are basically good for life, but can be overridden. Society must have consciously held and cognitively refined methods to; detect, investigate, diagnose, analyze, treat and punish any abuses of this knowledge, or, logically, society will never be able to consciously control itself.

The State Department of Behavioral Sciences nor the American Psychological Society have been responsive to this damaged citizen on this matter in the past and I was trying earnestly with "RE; Cover letter and request for review of recommendations to C.S.M.H. of 2/15/00, ATTN; Sherry Mehl, Chairperson, California Board of Behavioral Sciences, 400 R Street, suite

3150, Sacramento CA, 95814-6240. No competent response addressing the copy of clinical research includes was provided. This citizen is far too damaged by lack of proper medical care to have continued along a non responsive route.

The majority of that damage from Santa Barbara County occurred with the first enclosed document "A", Letter from Santa Barbara County Sheriffs DEPT. envelope package titled, "Santa Barbara Secrecy Disclosure." . The letter of the Sheriffs DEPT. admits to a failure to appear on subpoena duces tecum as interfered with by the county counsel, to their required appearance by law, as witnesses with official documents having medical value pertinent perhaps also to every law enforcement issue found because they may explain behaviors generally. The subpoena was for arrest and booking records from 1876 which I have declarations from witnesses seeing the records in the counties possession in 1997. The suit named the county for "Failure to Preserve Records", missing insanity actions, and the arrest and booking records proved that court records were absent. Obstruction of justice was found at every turn with the superior court judge hearing that case.

Most specifically in the overall message there is an implication to all of this related to a January 27, 1975 congressional investigation through the Church Commission showing the CIA had been using many methods to influence people unconsciously "MKUltra", and interfere with citizens social activist groups, "cointelpro". The concealment of the means of concealment of treason, as it may be conducted unconsciously is the issue and particular act Santa Barbara County has done which aids and assists enemies foreign and domestic. Most recently I see widespread cognitive failure or false social groups relating to my efforts to promote a California State Ballot Initiative 1480.(11-0003) providing opportunity for voters to direct the State legislation to apply to congress for an Article V convention to amend the constitution. Examples of unconstitutional interference are recent, as well as further in the past. Sun Oct 09, 2011 hackers revealed a massive conspiracy on the part of Bank of America, U.S. Chamber of Commerce, the Hunton & Williams law firm, and three intelligence contracting companies to harass, monitor, and discredit left-wing groups. Governor, I affirm this activity is exactly what I have witnessed since 2004. Some of those people I'm quite sure, from various direct experiences, have no idea of why they are doing what they are doing or its effect.

On the internet .com this citizen finds widespread, faceless opposition and

non profit organizations across the country performing in ways that impede citizens working to defend the constitution by misrepresenting what defense of it is and laws made to do it. Similar to what is found described here, http://politics.salon.com/2010/01/15/sunstein_2/ We are endangered dynamically by covert interference and abridging of free speech.

Considering the also irrational opposition from activists for 9-11 truth for 8 years, against information reasonable, verified and explanatory to the specific events of the World Trade Center, This citizen can only speculate that many thousands of children were prepared by the extension of MKUltra, to want to be activists for 9-11 truth but were disabled from, or positioned against that truth which was reinforced by a falsely created social group on the internet and on the ground with misleaders. This was found to be true with We Are Change in Los Angeles (lead by children of British M5 intel, self admitted) with facts of engineering as well as efforts to defend the constitution with Article v were removed from the Los Angles and Hollywood meetup web sites.

Santa Barbara County Superior court continuously, from 1997 to this date has acted to damage me and prevent my activism in making citizens aware of the threat of persons acting unconsciously by depriving me of justice, first in a civil suit against Santa Barbara county for failure to preserve records, over 1000 missing insanity actions, then in another for injunctive relief and specific performance when the county refused working to develop effective mental health care in violation of state law. At least 11 have been killed in 2 mass murders here. February 23, 2001 on the streets of Isla Vista and February 1, 2006 at a U.S. Postal facility. Both murderers had sought treatment at Santa Barbara County Mental health where I had spoken to the senior Director and Chief medical doctor of September 1999 and received a de facto approval for a treatment direct to the unconscious mind. See the enclosed document "B", letter from Santa Barbara County Mental Health Department September. I did not know it at the time but the director and chief medical doctor signing the letter on the directors stationary were acting to follow California State and Health and Safety code 1370.4. The lawsuit filed in April 6, 2006 which was intercepted unconstitutionally with the rule change of the 9th circuit court rules in July of 2005 is based in that State Law.

The rule change date was learned from the internet published court rules before the note was removed from the web site later in 2006.

Generally, the superior court here is guilty of obstruction of justice under

28 USC § 3336, 18 U.S.C. § 1503 and CALIFORNIA CODES CIVIL CODE SECTION 3490 and many other endeavors to obstruct justice by judges and court administrations since 1997. It is suspected that Colleen Sterne was promoted to acting judge in the Santa Barbara Superior court by the past governor as a reward for extensive deprivation of right and due process in family law court disabling this citizen from defense of the constitution by refusing to recognize his documented disability of ADHD, actually PTSD caused by legal abuse, with a suspended drivers license for 5 years. A nearly complete record can be found at algoxy.com/law.

This citizen has been subjected to violations of, CALIFORNIA CONSTITUTION ARTICLE 1 (4) ... deprived of property without due process of law, or denied equal protection of the laws, as provided in Section 7. in order to provide aid and comfort to enemies by enabling the concealment of their activities of treason, before and after 9-11, at the World Trade Center and with interference or disruption of citizens seeking to unify in defense of the constitution.

Allow me to Integrate my role in this controversy. Due to Santa Barbara County court not keeping insanity actions of 1876, I was involved hypnotically as a child of 3.5 years by the Chumash Coastal Band of Indians, California Indians, that were responsible for a mass insanity here in 1876, which has been removed from history. They utilized deep trance inductions they are capable of with their traditional natural religion and keeping of oral histories upon members of the Masonic order in Santa Barbara. That somnambulistic state, along with severe cognitive distortions and conditional programming were combined to make extreme behaviors. The standard "deep trance basis" created at childhood within Masonic society was exploited.

This created extreme prejudice against them and they were hunted and murdered. In 1959 in the reformation of California counties the separated insanity actions identifying Indians, never made a part of the public record, were burned before being transferred to another medium for preservation, a major violation of prime civil law and an example of the State serving the interests of the church. Accordingly, starting in 1959 I was used post hypnotically for 38 years in a retaliatory conspiracy, never consciously aware of the fact, to be awoken in 1996 to find by 1998 that there were two conspiracies. Another of the courts to conceal the truth that was needed to bring value to 38 years of life have and find proper medical treatment for the trauma induced by a lifelong unconscious encounter with people angry, with great knowledge and spiritual power, but benevolent

in their relentless pursuit of the truths that will protect their and all children in the future. The trauma at finding courts violating laws and rights to prevent the truth from entering the court was multiplied the injury of 38 years, ultimately rendering my past impossible while impeding my defense of the constitutions. As I became aware of many, many deaths and epic destruction that has links to unconscious control over people that results from the court enforced ignorance my life experience was unconsciously dedicated to dispel, that trauma increased.

To integrate my role with relation to your training as a Jesuit would be to attempt to structure an understanding that brings in many factions of unconscious groupings of different peoples together, at best, for the benefit of humanity, slowly towards peaceful, functional resolve. I will attempt to summarize. I understand that the Jesuit order was a reaction to the division and betrayal of the Templar warriors, where the Catholic church compensated for loss of outreach by making an order of Warrior priests for colonization extending the removal of the controversy of the unconscious mind from practice of society anywhere and everywhere it was found. A common compulsion of fear in these unconscious groupings I hope that can be resolved by viewing the unconscious as natural and working with it needed for a healthy society. The opposite, we've lived with for so long without being consciously acknowledged has gained hidden control of immense proportion enabling self destructive capacity in humanity to be dynamic. A betrayal of survival. A term I've learned to employ is, "the secret that keeps all secrets". Reasonably, that method of secrecy must be known to keep society pure from hidden corruption. The Templar reaction at that betrayal by the Church was to create a spiritual order, or the Rosicrucian who might be termed mystics and deeply immersed in the basic controversy relating to the nearly complete control of the unconscious mind. All factions consolidating ancient ways of dominating the unconscious of others, from childhood, by post hypnotics and the general effect of the knowledge of an oral history. Each faction divided between darker intent and something lighter, but none acknowledge the controversy. In the case of the Templar, the Teutonic knights were old allies with the Barons, who joined with select other factions to create a prosecutorial war machine of secrecy first, enabling its engorgement of the global economy, and ultimate power for those in control.

Suppression of this knowledge does not make it go away. Attempts only make it more capable in concealing itself. It is natural and an inherent part of

human existence or society, one way or another. I can substantiate in any reasonable venue that the way I'm proposing here, and the inherent value of Article V of the U.S. Constitution, as a peaceful and wholesome resolution with the truth of the controversy is so deeply needed, words could never describe it. The other way is not thinkable as a plan, only a disaster and failure. Please consider moving the legislation towards Article V application at some point.

The Chumash Indians have oral histories that include all of these items of history from dense oral histories and have communicated to this citizen, enough to know, by experiential means, courts included, that we are all seriously threatened if this process of succumbing to unconscious, invisible forces is not ended. To that end, I would mention that my father often mentioned your father in his appreciation for the Brown act and limiting secrecy in local government. In pursuit of that same end, in defense of the US constitution, as well as that of the State, I feel a few things can be done without rocking your boat excessively, while still having the needed effects.

ONE; Appropriate mental health care treatment that logically addresses the 86% mental capacity in control of a human. This is under the principles of the states adoption of the Hippocratic oath, with new understanding of old controversy superseding interests of the church and aiding secrecy. This treatment is currently completely legal if administered by medical professionals, but in my approaches, they fear liability. There might be gate-keeping in the mental health department so the preferred development under state immunity might not be the best. Consider orienting principals of an existing private institution unconditionally devoted to good medicine towards development and trials of the initial procedure if this is the case.

To address the ethics of this treatment I have some words to apply. Many express fear that government medicine have the capacity to work directly with the unconscious mind. Accordingly, for state uses, a certifiable review process of each contact with citizens unconscious mind, text of the hypnotic script, transcript, audio, video security, etc. be made available for review with complete anonymity for all with the publics access, fills this need with a robust public feedback system guiding evolution of the program. Keep the public involved with understanding their own psychological health and what works. Any cost therein will be offset by savings to the State from this in many areas, which will be nearly

incalculable when combined. It would seem that the anthropology, biology, medical and psychology departments of the university system be slowly be involved to broaden that effect, see TWO.

TWO: A selected and purely constitutional group of State judges that begin to untangle what has happened because of and in the Santa Barbara judiciary to develop the social courage therein needed to somehow allow the truth about our human unconscious existence into the court where reason and broad, expert consultations can end this dangerous and destructive part of the controversy about ourselves.

THREE: Consider assisting, as a part of TWO above, that Child Support Services in Santa Barbara recognizes my documented ADHD and physical disability under the A.D.A., physical disability, which they refuse. The \$50 a month I must pay to stay out of jail and out of contempt is impeding my continued defense of the constitutions. Employment and capacity to work is impaired or has ceased while homelessness looms. At algoxy.com/law in the family law case you will see in case 209449 "Notice of Motion and Motion to Quash Proceedings; O.S.C. RE: Contempt, Equitable and Promissory Estoppel". That motion was never heard, I am deprived of justice which would have ended the taking from me and brought medical treatment. Had the County Sheriffs elected to not acquiesce to interference with appearance of witness in 1998 by the county council, I would have been able to bring value to the art, literature and knowledge the Chumash inspired me towards and all debt would be paid long ago, if any could be assigned following what the subpoenaed documents would have brought to justice, as well as advanced mental health care in '98. Any relief to the last 13 years of injustice, will be applied to sustaining this effort in defense of our Constitutions.

Very Truly Yours,

Christopher A. Brown