

# In the Supreme Court of the United States

In Re Gregory Scott Savoy

Case no.

\*\*\* Respectfully Requesting Expedited Treatment \*\*\*

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On Petition  
from a  
Defamation Created by a District Judge  
(case no. 1:20-cv-00784-LO-IDD)

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## Appendices

September 11, 2021

Contact: 703-402-8139

Pro Se In Forma Pauperis  
Gregory Scott Savoy  
DBA Greg Savoy

Hyatt House Herndon  
467 Herndon Parkway  
Herndon, VA 20170

## Appendix A

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF VIRGINIA  
Alexandria Division**

GREGORY SCOTT SAVOY,

*Plaintiff,*

v.

PETER FRANCHOT, *Comptroller of the State of  
Maryland, and*  
CRAIG M. BURNS, *Tax Commissioner of the  
Virginia Department of Taxation*

*Defendants.*

Case No. 1:20-cv-00784

Hon. Liam O'Grady

**ORDER**

This matter comes before the Court on the Defendants' Motions to Dismiss. Dkt. 17, Dkt. 23. For the reasons provided herein, Defendants' Motions are hereby **GRANTED**. Plaintiff's Complaint against Defendants is hereby **DISMISSED**.

**I. BACKGROUND**

Plaintiff suffers from untreated schizophrenia. Dkt. 1 at 113. He describes himself as "quasi-homeless" and receives no government assistance on the basis of his disability, because any such assistance would be predicated on his taking antipsychotic medication to treat his schizophrenia. *Id.* at 118–19.

In the instant action, Plaintiff is suing the Comptroller of the State of Maryland and the Tax Commissioner of Virginia's Department of Taxation for "shaking [Plaintiff] down for [his] meager scraps that [he] had miraculously won there in that underground economy." *Id.* at 19. In other words, he requests relief from his state tax burdens due to the injury he claims to have

suffered when he was involuntarily committed for mental health concerns in the 1980s. *Id.* at 5. Plaintiff requests “funds in equity provided from the instigator of these cases” (the instigator being the federal government). *Id.* at 165.

## II. LEGAL STANDARD

To survive a motion to dismiss predicated on Fed. R. Civ. P. 12(b)(6), a complaint must plead sufficient facts to raise a right to relief above the speculative level. *Bell Atl. Corp. v. Twombly*, 550 U.S. 544, 545 (2007). When considering a motion to dismiss under Rule 12(b)(6), the Court must take the plaintiff’s pleaded facts as true, but is not required to accept the plaintiff’s legal conclusions. *Ashcroft v. Iqbal*, 556 U.S. 662, 678 (2009).

A defendant may also submit a motion to dismiss based on Rule 12(b)(1) for lack of subject matter jurisdiction. *Adams v. Bain*, 697 F.2d 1213, 1219 (4th Cir. 1982). This type of motion may argue that the complaint fails to allege facts that establish subject matter jurisdiction, in which case the plaintiff’s pleaded facts will be taken as true; or it may argue that the plaintiff’s pleaded facts establishing subject matter jurisdiction are not true. *Id.*

## III. ANALYSIS

Plaintiff’s Complaint fails to plead sufficient facts to raise a right to relief above the speculative level. He has sued individuals in their official capacities who are entirely unrelated to the harm he claims to have suffered, under laws that do not apply to his situation, and requests relief from a source other than the Defendants he has named. Most importantly, his Complaint is precluded on jurisdictional grounds by the Eleventh Amendment and the Tax Injunction Act.

The Eleventh Amendment reads: “The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another state, or by citizens or subjects of any foreign state.” By its

plain language, the amendment explicitly bars suits against a state by a citizen of another state. In addition, the Supreme Court has consistently held that "an unconsenting State is immune from suits brought in federal courts by her own citizens as well as by citizens of another State." *Edelman v. Jordan*, 415 U.S. 651, 662-663 (1974).

Plaintiff is suing Defendants in their official capacities, not their individual capacities, as evidenced by the accusations he levies against "the taxation departments" of Virginia and Maryland, Dkt. 1 at 19; the claim that "the State of Maryland and the State of Virginia were proven to be intruding by force with their taxation state judgments," *id.* at 29; and his demand that he be "left unmolested by government," *id.* at 38. According to the Supreme Court, a suit against an officer in his official capacity is equal to a suit against the governmental entity he serves. *Kentucky v. Graham*, 473 U.S. 159, 166 (1985). The sovereign immunity granted by the Eleventh Amendment may thus be claimed by a defendant in an official-capacity action. *Id.* at 167.

The Tax Injunction Act also bars Plaintiff's Complaint on jurisdictional grounds. This act bars federal district courts from enjoining, suspending, or restraining the assessment, levy, or collection of state taxes where remedy may be had in state court. 28 U.S.C. § 1341. Essentially, the Tax Injunction Act is meant to prevent federal courts from involving themselves in the local concern of state taxes. *Folio v. City of Clarksburg, W.Va.*, 134 F.3d 1211, 1214 (4th Cir. 1998). This jurisdictional bar is not subject to waiver. *Id.* Since Plaintiff's claims for relief before this federal district court center on state tax liability, they must be dismissed because this Court lacks jurisdiction over them.

Even absent the jurisdictional bars of the Eleventh Amendment and the Tax Injunction Act, Plaintiff's Complaint fails to state a claim on which relief can be granted. For example, Plaintiff cites Section 504 of the Rehabilitation Act of 1973, which states that:

No otherwise qualified individual with a disability in the United States, as defined in section 705(20) of this title, shall, solely by reason of her or his disability, be excluded from the participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance or under any program or activity conducted by any Executive agency or by the United States Postal Service.

29 U.S.C. § 794(a). Plaintiff argues that, by seeking payment of taxes, Virginia and Maryland have "ignored their Section 504 statutory responsibilities to allow 'participation' in the economy." Dkt.


1 at 30. Yet Plaintiff does not identify how he was excluded from participation in any program beyond his vague reference to "the economy," nor does he identify any assistance he requested that was withheld, due process that was denied, or discrimination that he suffered. Furthermore, the Office of the Comptroller of Maryland and the Virginia Department of Taxation are state programs that do not receive federal financial assistance, so this statute cannot apply to them.

#### IV. CONCLUSION

Plaintiff's Complaint falls short of stating a claim upon which relief can be granted. His claims are barred by the Eleventh Amendment, although they could not succeed even if the jurisdictional deficiency were somehow cured. For these reasons, Defendants' Motions to Dismiss are hereby **GRANTED**. Plaintiff's Complaint is hereby **DISMISSED**.

It is **SO ORDERED**.

March 4, 2021  
Alexandria, Virginia

  
Liam O'Grady  
United States District Judge

## Appendix B

**UNPUBLISHED**

**UNITED STATES COURT OF APPEALS  
FOR THE FOURTH CIRCUIT**

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**No. 21-1600**

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**In re: GREGORY SCOTT SAVOY,**

**Petitioner.**

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**On Petition for Writ of Mandamus. (1:20-cv-00784-LO-IDD)**

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**Submitted: August 19, 2021**

**Decided: August 24, 2021**

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**Before NIEMEYER, KING, and WYNN, Circuit Judges.**

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**Petition denied by unpublished per curiam opinion.**

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**Gregory Scott Savoy, Petitioner Pro Se.**

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**Unpublished opinions are not binding precedent in this circuit.**

PER CURIAM:

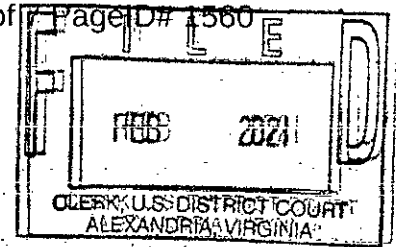
Gregory Scott Savoy petitions for a writ of mandamus seeking an order from this court directing the district court to correct its order entered on March 4, 2021, or to grant his pending motion to alter the judgment. We conclude that Savoy is not entitled to mandamus relief.

Mandamus relief is a drastic remedy and should be used only in extraordinary circumstances. *Cheney v. U.S. Dist. Ct.*, 542 U.S. 367, 380 (2004); *In re Murphy-Brown, LLC*, 907 F.3d 788, 795 (4th Cir. 2018). Further, mandamus relief is available only when the petitioner has a clear right to the relief sought and “has no other adequate means to attain the relief [he] desires.” *Murphy-Brown*, 907 F.3d at 795 (alteration and internal quotation marks omitted). Additionally, mandamus may not be used as a substitute for appeal. *In re Lockheed Martin Corp.*, 503 F.3d 351, 353 (4th Cir. 2007).

To the extent that Savoy alleges a delay by the district court in ruling on his postjudgment motion, our review of the record does not reveal undue delay in the district court. To the extent that Savoy seeks an order from this court directing the district court to act, we conclude that the relief sought by Savoy is not available by way of mandamus. Accordingly, although we grant Savoy’s motions to correct the mandamus petition and for leave to file physical exhibits, we deny the petition for a writ of mandamus. We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

*PETITION DENIED*

## Appendix C



In the U.S. District Court  
for the  
Eastern District of Virginia  
(Alexandria Division)

Gregory Scott Savoy

v.

Peter Franchot, et al

Case no. 1:20-cv-00784  
Honorable Liam O'Grady

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Now Presented  
is a Motion for Equitable Relief  
Under Rule 60(b)(6) of the Federal Rules of Civil Procedure  
in which  
Ninth Amendment Repugnancies Committed by "the different parts of the  
WHOLE United States"  
Justifies the Requested Relief

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**Notice of Constitutional Question**

February 9, 2021

Contact: 703-402-8139

Pro Se  
Gregory Scott Savoy  
DBA Greg Savoy  
In Forma Pauperis

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467 Herndon Pkwy,  
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## **NOTICE OF CONSTITUTIONAL QUESTION**

Under Rule 5.1 (a)(2) of the Federal Rules of Civil Procedure, this is a formal presentment to the district court of the Notice of Constitutional Question for case no. 1:20-cv-00784, Honorable Liam O'Grady, District Judge, presiding over the parties.

Organically, this stark Notice, by inference, has always been found in a litigative mastiff that has been placed on the cover page of all documents filed in this case--and restated here once again for clarity;

Now Presented  
is a Motion for Equitable Relief  
Under Rule 60(b)(6) of the Federal Rules of Civil Procedure  
in which  
**Ninth Amendment Repugnancies Committed by "the different parts of the  
WHOLE United States"**  
Justifies the Requested Relief

This simplified phrase explains the plaintiff's party presentation beyond doubt. An action has been brought in a district court of the United States that tangentially raises the spectre of violence against the Ninth Amendment of the Constitution of the United States of America.<sup>1</sup>

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<sup>1</sup> Additionally, the state constitutions of the states of Maryland and Virginia (and many other states) retain a clause declaring that unenumerated rights shall remain unrelinquished to government; these state constitutions broach conformance to the Constitution of the United States by the use of similar wording, construction, and spirit as found in the Ninth Amendment of the Constitution of the United States. Therefore, the violence is against their constitutions too.

Notice of Constitutional Question

Case no. 1:20-cv-00784

The plaintiff named six (6) parties to the proceedings; two under law (Franchot, Burns) and four under the intervention of equity (AUSA, U.S. Attorney General, Maryland Attorney General, Virginia Attorney General.) On the docket, all six parties are notated at Doc. 10 (7/28/2020) and Doc. 11 (8/14/2020.)

For parties that have been sleeping on their intervention rights, this plaintiff will now state one of the many facts that comprise clear and convincing evidence in a civil case that would, if it were a criminal case, be facts beyond a reasonable doubt. These two strong standards of evidence are raised because the peer reviewed work presented below emanates from within the government itself;

**"However, we observed a pronounced general shrinkage effect of approximately 20% and a highly significant variation in shrinkage across brain regions. In conclusion, chronic exposure of non-human primates to antipsychotics was associated with reduced brain volume.**

--University of Pittsburgh Primate Research Facility,  
(National Library of Medicine, NIH; found at Table of  
Ninth Amendment Repugnancies, written page 41, ECF  
page 45 of 158, Doc. 1, this instant case, case no.  
1:20-cv-00784, USDC EDVA-Alexandria Division)  
(emphasis added by plaintiff)

In addition to this prime authority from the National Library of Medicine, which is attached to this Notice, there are additional authorities and provisions describing this repugnancy. They have been provided throughout this final proceeding (Savoy III) and two previous "a fortiori" proceedings (Savoy I and Savoy II.) These authorities<sup>2</sup> have an interrelatedness that is fully discussed via

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<sup>2</sup> --to include a mea culpa from the former Director of the National Institute for Mental Health stating that antipsychotics emphatically do not lead to recovery.

Notice of Constitutional Question

Case no. 1:20-cv-00784

lengthy metaphor and Greek philosophers in the Motion to Amend, Doc. 30, previously filed on 12/29/2020.<sup>3</sup>

Because all previous "a fortiori" petitions for a Writ of Certiorari at the Supreme Court of the United States have been attached to the next sequential raising of this single grievance, there has been an establishment of a chain of custody of the plaintiff's long held party presentation. It is now in the custody of this court and the various Attorneys General and/or U.S. Solicitor General (who also had received service in Savoy I/Savoy II previously to the service of this instant case in Savoy III.) (Exception: Savoy I involved service upon the U.S. Solicitor General in exclusivity.)

After reading the attached national study, a reasonable person would ask why anyone would need 60 days (per 28 U.S. Code §2403) to decide to stop young American brains from being destroyed beyond repair. (as requested by statute- 28 U.S. Code §2403 --in Savoy II and Savoy III)

All parties to this proceeding, including this final court, have been lifelong witnesses to the sustainment of laws, statutes, and judicial proceedings that involve the repugnancy of requiring citizens to have their brain volume involuntarily reduced in size; a shocking repugnancy. In terms of stating directly an unconstitutionality as it relates to specific statutes (as required by 28 U.S. Code §2403,) there are just too many statutes to notate--in the same sense that

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<sup>3</sup> The three iterations of this grievance were referenced as three variants of the "Ship of Theseus," in which the central holdings must be carried forward in some semblance to the next or previous iteration in order to have similitude to the "One Grievance" contained in all three proceedings (ie., following logically the metaphysics of identity--as presented in "Parallel Lives," by Lucius Plutarchus, Greek philosopher with Roman citizenship, 2nd century AD--see generally patent/royalty law and litigation for related use, found by using the search terms "patent law ship of theseus.")

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there were "too many statutes to notate" during the sweeping reformative actions found in our nation's Reconstruction Amendments (the 13th, the 14th, and the 15th Amendments.) Similar to those eight repugnant decades of slavery, the repugnancy of brain destruction has survived seven decades of false bias confirmation by our happy-go-lucky society. So therefore, that's a whole heaping super-sized helping of unconstitutional statutes!

The executives and the judiciaries involved in these three proceedings, exasperated, could easily point their wagging fingers at the next service window, *the third window where hangs the sign "Legislative Branch;"* it being the oft lectured solution to unrequited repugnancies. It's not a new thought, nope. For that reason, the plaintiff is attaching to this notice an extrajudicial document already submitted last year to the Judiciary Committee of the United States Senate. It is found as the second attachment to this Notice of Constitutional Question.

This extrajudicial document was this plaintiff's imprimatur to the senate overseers of the judiciary. Exposing a law trap for the plaintiff, it explained how all law and equity avenues have failed to stop God's BIG REPUGNANCY, let alone stop a stark repugnancy under the Constitution of the United States.

So future destroyed souls still await their easy rescue here at the courts. For new readers to this complaint (perhaps soon to include Attorney General Merrick Garland,) the most recent public destruction of souls was annotated in this case by the Supplemental Pleading (Daniel Prude, Doc. 15) and the Second Supplemental Pleading (Nicholas Chavez, Doc. 16)--but one can assume the treatment travesty flourished well past those September filing dates of that new

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pleading material at the end of the year 2020 (hey, by the way, did you hear recently how it all went for that handcuffed and pepper sprayed nine-year-old girl during her psychiatric distress? How much do you want to bet she was given antipsychotics "for her own protection?" Want to bet how many rotted souls the year 2021 will hold? It's still this court's gamble.)

But principally, the laws concerning the forced or coerced treatment of the allegedly mentally ill, the known mentally ill, the known mentally healed, and the previously unknown mentally healed--all members of the exo-constitutional realm--will all need revision. Further, there will need to be the removal or revision of core psychiatric provisions from the very center of the Affordable Care Act (Obamacare,) national health/welfare programs (medicaid, medicare,) the directives of the federal executive mental health agencies (SAMHSA, NIMH, NIH,) and all the varied state programs developed for this beleaguered population under federal-share funding; WITH ALL OF THESE STATUTES PREDICATED ON A FALSE STATUTORILY ENFORCED DOGMA REQUIRING LIFELONG INGESTION OF ANTIPSYCHOTICS!!!! (for those counting, that's four highly justified exclamation marks.)

All the different parts of the whole United States will need to share culpability and you will need to begin helping us out of the involuntary hole into which we were violently thrown.

In sum, for all these reasons stated prior in this Notice and for the pile of reasons already contained within the complaint filed at this court seven months ago, this is the formal NOTICE OF CONSTITUTIONAL QUESTION--which graciously and belatedly sets the clock at 60 days to intervene in a matter raised

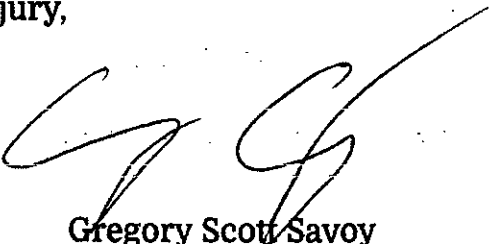
Notice of Constitutional Question

Case no. 1:20-cv-00784

during ten years of time<sup>4</sup> for all the listed parties served within all "the different parts of the WHOLE United States."

(Concerning 60 day triggers, see "Committee Notes on Rules--2006," under Rule 5.1--Federal Rules of Civil Procedure. For procedures on requesting extensions see CIVIL ACTION 1:10-CV-2850-TCB, "STATEMENT OF INTEREST OF THE UNITED STATES.")

Respectfully and truthfully submitted on February 9, <sup>2021</sup>~~2012~~ G.S.  
under penalty of perjury,



Gregory Scott Savoy

DBA Greg Savoy  
Hyatt Herndon House  
567 Herndon Parkway  
Herndon, VA 20170

<sup>4</sup> The very first surprise garnishment of the plaintiff's subsistence per diem income came without due process and occurred ten years ago on 2/22/2011 as proven by an IRS form. (see Doc. 30-1, ECF page 28 of 112, described as "The Archive" found within the complaint at written page 144, Doc. 1, ECF page 148 of 158) Please substantively note the address on this IRS generated form. Plaintiff never lived in Charlottesville, VA. Being the only full witness to her son's lifelong destruction, plaintiff's protective mother resided in Charlottesville, VA, where any troubling material received in the mail was deflected by her by placement of it in an undisclosed spot. Plaintiff's faith in God was derived from constant interaction with this individual in the years before the reduction of brain volume commenced. Three decades later, this close individual knew innately that the plaintiff was always just a heartbeat away from exiting the exo-constitutional realm (perhaps by publishing a novel?) and that plaintiff always intended on making peace with all the "different parts of the WHOLE United States." As stated by her husband at EXHIBIT G of "The Archive," (ECF page 97 of 112, Doc. 30-2) both parents did whatever they could to defend the plaintiff or buy more time; time being God's currency. She had seen and experienced enough in those psych wards and state hospitals. No parent should be thrust into that unchosen crime of unknowingly destroying your own child.

**Notice of Constitutional Question**

**Case no. 1:20-cv-00784**

**Attachment #1**

Comparative Study Neuropsychopharmacology. 2005 Sep;30(9):1649-61.  
doi: 10.1038/sj.npp.1300710.

## **The influence of chronic exposure to antipsychotic medications on brain size before and after tissue fixation: a comparison of haloperidol and olanzapine in macaque monkeys**

Karl-Anton Dorph-Petersen<sup>1</sup>, Joseph N Pierri, James M Perel, Zhuoxin Sun, Allan R Sampson, David A Lewis

Affiliations

### **Affiliation**

<sup>1</sup> Department of Psychiatry, University of Pittsburgh, Pittsburgh, PA 15213, USA.

PMID: 15756305 DOI: 10.1038/sj.npp.1300710

### **Abstract**

It is unclear to what degree antipsychotic therapy confounds longitudinal imaging studies and post-mortem studies of subjects with schizophrenia. To investigate this problem, we developed a non-human primate model of chronic antipsychotic exposure. Three groups of six macaque monkeys each were exposed to oral haloperidol, olanzapine or sham for a 17-27 month period. The resulting plasma drug levels were comparable to those seen in subjects with schizophrenia treated with these medications. After the exposure, we observed an 8-11% reduction in mean fresh brain weights as well as left cerebrum fresh weights and volumes in both drug-treated groups compared to sham animals. The differences were observed across all major brain regions (frontal, parietal, temporal, occipital, and cerebellum), but appeared most robust in the frontal and parietal regions. Stereological analysis of the parietal region using Cavalieri's principle revealed similar volume reductions in both gray and white matter. In addition, we assessed the subsequent tissue shrinkage due to standard histological processing and found no evidence of differential shrinkage due to drug exposure. However, we observed a pronounced general shrinkage effect of approximately 20% and a highly significant variation in shrinkage across brain regions. In conclusion, chronic exposure of non-human primates to antipsychotics was associated with reduced brain volume. Antipsychotic medication may confound post-mortem studies and longitudinal imaging studies of subjects with schizophrenia that depend upon volumetric measures.

### **Related information**

MedGen  
PubChem Compound  
PubChem Compound (MeSH Keyword)  
PubChem Substance

### **LinkOut - more resources**

Medical  
ClinicalTrials.gov

**Notice of Constitutional Question**

**Case no. 1:20-cv-00784**

**Attachment #2**

**In the Judiciary Committee  
of the  
United States Senate**

**Supreme Court Case no.  
18-8407 and future filings**

**In Re Gregory Scott Savoy**

**Respectfully  
Requesting  
Expedited  
Treatment**

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**Request for Whistleblower Protection  
from the U.S. Senate News Galleries  
and  
permission to take action under the Ninth Amendment**

**July 11, 2019**

**Pro Se  
Gregory Scott Savoy  
DBA Greg Savoy**

**Contact: 703-402-8139**

**33 Onondaga Trail  
Hedgesville, WV 25427**

## **REQUEST**

On July 11, 2019, I today request whistleblower protection at the U.S. Senate in which protection is sought from punitive actions that can now be taken by the Radio-TV News Galleries of the U.S. Senate--by virtue of this missive alone.

Under the U.S. Constitution I have sought in two proceedings at the U.S. Supreme Court to correct an exo-constitutional realm that's been set up in America for victims and survivors of the schizophrenia spectrum of disorders. Relief has not been provided under either law or equity and it now becomes imperative that the legislative branch become involved. I have exhausted all avenues of the Administrative Procedures Act, Inspector Generals, complaints within Judicial Conduct and Disability procedures, and the lower courts writ large, including a spurious Article I court which flaunted disability statutes.

Until now I have been prevented by the nature of my employment (as a per diem freelance television news cameraman for Reuters Television) from approaching the legislative branch to continue fighting onward for the rights of the mentally healed and the mentally ill. This lock-out was established in emails traded with Ellen Eckert of the gallery all the way back on July 18 of 2012 in which it was established that the rule provided below would prevent the activities I envisioned--and that, as a precipitant from credential revocation, my tenuous connection to the American economy would be dashed if I engaged in such activity--causing the revocation of my "keys to the kingdom."

One can simply enter the words "Greg Savoy Reuters" into one's favorite search engine to see that I have leveraged these kingdom keys to the best avail as a survivor of schizophrenia.

Although the whistleblower protections are set up for federal employees, I have carried no less public accountability for the services I perform in public under the credentials of the U.S. Senate and House News Galleries. I deserve the same protections as would a federal employee, especially since my employment in DC is contingent solely upon possession of that senate ID badge. I have been a freelance member in good standing for 22 years, since 1997.

"...sorry I was delayed in answering your email. Unfortunately, the rules for credentialing would prohibit you from performing the advocacy work you mentioned. I am listing below the portion that specifically addresses your inquiry:

"Applicants shall further declare that they are not engaged in the prosecution of claims or the promotion of legislation pending before Congress, the Departments, or the independent agencies, and that they will not become so employed without resigning from the galleries ... that they are not engaged in any lobbying activities; the offending individual may be suspended. "

I hope this was helpful -- Ellen

### **PERMISSION**

**Additionally, I request permission from the U.S. Senate to continue my claims against the executive branch in a legal action under the Ninth Amendment. The underlying nature of that executive branch illegality is well described in the attached Petition for Certiorari which is pending currently and which is crossing over unresolved into the high court's next term. Although it was conferenced, there was no denial of certiorari in this last term.**

**The executive branch's violation of the Ninth Amendment can be best understood by Question #2 of the questions presented in case no. 18-8407...**

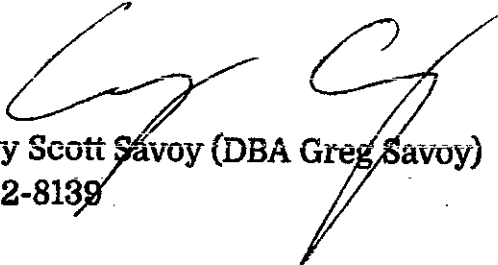
**"GIVEN THAT the University of Pittsburgh determined that both atypical and typical antipsychotic drugs cause a twenty percent reduction of the volume of the cerebrum, and additionally concluding that "the chronic exposure of non-human primates to antipsychotics was associated with reduced brain volume," a white-collar RICO-like structure subsequently quashed this scientific news about their 20 billion dollar industry that thrives by selling these chemical restraints that are blessed by a U.S. judicial deference to the judgment of "professionals--whose decisions are presumptively valid" (Youngberg v. Romeo, U.S. Supreme Court, 1982)**

**(continuing)**

**IS THIS COURT happy with a decision in which clean-handed U.S. citizens have their brains involuntarily reduced in size by twenty percent while forcibly controlled or coerced under U.S. law and in which no crimes have been alleged and no trials held?"**

**If given permission by the U.S. Senate to proceed (which would moot the gallery's concerns,) the unenumerated right to hold one's own thoughts (regardless of the subjective quality) will be prosecuted by this citizen with standing who was a recipient of excessive doses of antipsychotic medication for enough years to establish damages. After four years of destruction, in 1984 this citizen declined treatment and declined all "government help" and became on his own power antipsychotic-free and has survived instead for thirty-five years under God's care and providence, which further underscores that there is a treatment fallacy afoot in America and at the courts and that there is no path back to society from this exo-constitutional realm. If there was a path out, this older than dirt Eagle Scout would have already found it and blazed it well for the others.**

**Truthfully submitted under penalty of perjury,**

  
**Gregory Scott Savoy (DBA Greg Savoy)**  
**703-402-8139**

## Appendix D

United States Tax Court

Docket No. 12316-12 L

**MOTION TO VACATE**

**Easter, 2013**

**EXHIBIT G**

**Testimony from WWII Veteran Joseph E. Savoy**

UNITED STATES TAX COURT

Gregory Scott Savoy

Petitioner(s)

v.

COMMISSIONER OF INTERNAL REVENUE,

Respondent

Docket No. 12316-12 L

UNSWORN DECLARATION UNDER PENALTY OF PERJURY

1. JOSEPH E. SAVOY, declare from my personal knowledge that the following facts are true:

[State the facts in as many numbered paragraphs as are needed. Attach additional pages if necessary.]

1. I AM THE FATHER OF GREGORY SCOTT SAVOY AND I LIVE WITH HIS MOTHER, BEVERLEE, AT MY CURRENT ADDRESS AT 104 PATTON FARM ROAD (APT. 354), STUARTS DRAFT, VA 24477.
2. MY WIFE AND I PREVIOUSLY LIVED AT 1575 GRAY FOX TRAIL CHARLOTTESVILLE, VA 22901. OUR SON, GREGORY, DID NOT LIVE WITH US AT THIS ADDRESS.
3. AFTER TRANSPORTING OUR SON FROM A PSYCH WARD IN FLORIDA TO THE MEDICAL CENTER OF DELAWARE, HE WAS TREATED FOR SCHIZOPHRENIA FROM 1980 TO 1984.
4. HIS PSYCHIATRIST WAS DR. PEREIRA-OGAN. DURING ONE EPISODE IN LATE 1983, ELECTRIC SHOCK WAS PROPOSED TO BRING HIM BACK. HOWEVER HE SUDDENLY RECOVERED AND IT WASN'T NEEDED.
5. IN EARLY 1984, HE REFUSED TREATMENT AND FROM THAT POINT WE SUPPORTED HIM IN HIS EFFORTS. HE HAS NEVER HAD SECURITY IN LIFE AND WE HAVE HELPED HIM AS MUCH AS WE CAN.

I declare under penalty of perjury that the foregoing is true and correct. Executed on MARCH 30, 2013.

Joseph E. Savoy  
[Signature]

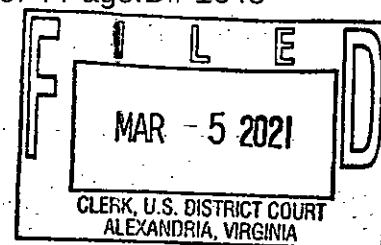
OR

[If the declaration is executed outside of the United States:]

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.  
Executed on \_\_\_\_\_

\_\_\_\_\_  
[Signature]

## Appendix E



**In the U.S. District Court  
for the  
Eastern District of Virginia  
(Alexandria Division)**

Gregory Scott Savoy

v.

Peter Franchot, et al

Case no. 1:20-cv-00784  
Honorable Liam O'Grady

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**Now Presented  
is a Motion for Equitable Relief  
Under Rule 60(b)(6) of the Federal Rules of Civil Procedure  
in which  
Ninth Amendment Repugnancies Committed by "the different parts of the  
WHOLE United States"  
Justifies the Requested Relief**

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**Motion to Alter Judgment**

December 29, 2020

Contact: 703-402-8139

Pro Se  
Gregory Scott Savoy  
DBA Greg Savoy  
In Forma Pauperis

Hyatt House Herndon  
467 Herndon Pkwy,  
Herndon, VA 20170

Motion to Alter Judgment

Case no. 1:20-cv-00784-LO-IDD

## **Motion to Alter Judgment**

The most fundamental facts of this case have been turned into a conclusory medical diagnosis that is pronounced in the very first section of the district judge's Order of Dismissal (Dkt. 42, filed on 3/04/21.)

**"Plaintiff suffers from untreated schizophrenia."**

--District Judge Liam O'Grady, Order, Dkt. 42

Plaintiff has nowhere in the pleadings stated this as a fact. Plaintiff extensively maintained in the pleadings that the University of Pittsburgh Primate Research Facility confirmed that antipsychotics destroyed brain tissue. Plaintiff suffers from extensive damage from exposure to a substance now proven to reduce brain volume (and from his exposure to both Typical Antipsychotics and Atypical Antipsychotics, both of which delivered the same results in the study.)

Plaintiff does not suffer from untreated schizophrenia. Plaintiff made countless invitations throughout the complaint and subsequent documents to look at the facts in support of plaintiff's reasonable brain destruction claim. Attached are two pages of internet search results that the court was invited to reference in multiple places within the complaint. The court operates currently over the internet as a public utility. This court has the proven computer skills to

Motion to Alter Judgment

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easily view this attached document itself, as requested directly by the plaintiff in the pleadings, especially since these are PUBLIC DOCUMENTS about PUBLIC news gathering activities. It is now submitted (Attachment #1.) These PUBLIC RECORDS don't look like the "suffers with untreated schizophrenia" as wildly concluded by the court in absence of medical facts.

Additionally, two Letters of Recommendation from the pleadings (Dkt. 30-1, filed on 12/29/20) should have indicated to the court that it had drawn an incorrect and harmful conclusory medical diagnosis when it stated, "plaintiff suffers from untreated Schizophrenia." Both of these letters from the pleadings support the plaintiff's claim. The plaintiff's claim is antithetical to the court's PUBLIC pronouncement of a medical diagnosis not found in the record since 1983. (Dkt. 30-1)

The first letter is from a staff member of the U.S. Embassy in Moscow (Attachment #2.) The second letter is from the current President of the United States of America (Attachment #3.)

Under Rule 59(e,) the defamatory declarations in this Order must be removed and are cause for both alteration and amendment of the judgment entered. Fundamental case facts were overlooked that bar dismissal.

**"The court explained that under rule 59(e), a motion to alter or amend a judgment will be granted if the moving party can show that the court overlooked controlling law or facts that would have affected its decision."**

**-- by Alexander G. Najemy (Section, American Bar Association, May 9, 2016--Practice Points) citing the SDNY decision for *Perez v. Terrestar Corporation, et al. (In re Terrestar Corporation, et al.)*, Case No. 11-10612, Adv. Pro. No. 13-01334 (Bankr. S.D.N.Y. Jan. 15, 2016)**

Motion to Alter Judgment

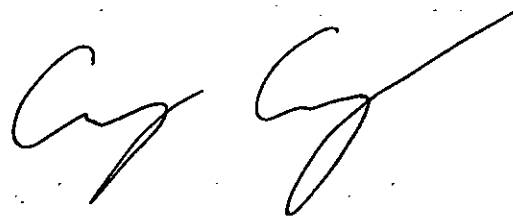
Case no. 1:20-cv-00784-LO-IDD

There is more than cause for this court to go back to the desk and come up with a non-defamatory work product. This court has shunned fundamental facts and evidence from the complaint, all cited within the well-pleaded complaint (Dkt. 1 and Dkt. 2.) It was even cited at introductory page ii of the filing, "One Federal Question is Presented."<sup>1</sup> (Dkt. 1, ECF Page 2, filed on 7/23/20)

Drawing upon discriminatory beliefs widely held by society, this court has drawn unsupported and unqualified medical conclusions from the pleadings that stigmatize the plaintiff and promote nescience.

This motion corrects that adjudicative error.

Under penalty of perjury, this Motion is truthfully  
submitted in support of justice on March 5, 2020,



Gregory Scott Savoy  
DBA Greg Savoy  
Hyatt Herndon House  
567 Herndon Parkway  
Herndon, VA 20170

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<sup>1</sup> U.S. National Library of Medicine/NIH PubMed ID #15756305, Abstract: "In conclusion, chronic exposure of non-human primates to antipsychotics was associated with reduced brain volume." University of Pittsburgh Primate Research Laboratory- 2005

**Motion to Alter Judgment**

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**Attachment #1**

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www.reuters.com › journalists › greg-savoy

**Greg Savoy - Columns | Reuters.com**

Dec 15, 2017 — Reuters.com brings you the latest news from around the world, covering breaking news in markets, business, politics, entertainment, ...

www.reuters.com › video › watch

**Cameraman recalls Charlottesville, one year on | Reuters Video**

On August 12, 2017, Reuters contract cameraman, Greg Savoy, found himself in the thick of violent clashes ...

Aug 10, 2018

www.facebook.com › greg.savoy.39

**Greg Savoy | Facebook**

They have nothing to do with the riveting news stories I shoot as a contractor to the North American desk of Reuters Television News; Guantanamo bay to BP Oil ...

www.supremecourt.gov › DocketPDF PDF

**Supreme Court of the United States**

to input the words, "Reuters Greg Savoy" in which the works that pile up yearly are updated by the most recent of the very biggest of national news stories.

www.amazon.com › Greg-Savoy

**Greg Savoy: Books, Biography, Blog ... - Amazon.com**

He continues to work as a contractor to Reuters Television News, covering features and breaking news stories in North America; Guantanamo Bay to the BP Oil ...

www.insider.com › Culture

**What went on inside the office during the Capital ... - Insider**

Jul 1, 2018 — REUTERS/Greg Savoy. Five employees of the Capital Gazette were killed on Thursday when a gunman fired into the newspaper's office.

www.zoominfo.com › ... › Savoy, Greg

**Greg Savoy: Business Profiles | ZoomInfo.com**

Find contact and company information for business people in our free business information database. This directory covers Greg Savoy.

abcnews.go.com › story

**How a Maryland paper covered a mass shooting in its own ...**

Jun 29, 2018 — PHOTO: Capital Gazette journalist E.B. "Pat" Furgurson III takes notes with two other. Greg Savoy/Reuters. Capital Gazette journalist E.B. "Pat" ...

www.thedailybeast.com › harvey-makes-second-landfal...

**Harvey Makes Second Landfall as Death Toll Climbs**

Greg Savoy/Reuters. While Houston began to get some relief from Harvey on Wednesday, the storm moved on to submerge several smaller Texas cities before ...






www.businessinsider.com › Politics › Media

**What went on inside the office during the Capital Gazette ...**

Jul 1, 2018 — REUTERS/Greg Savoy. Five employees of the Capital Gazette were killed on Thursday when a gunman fired into the newspaper's office.

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Page 2 of about 93,200 results (0.72 seconds)

jewishjournal.com › news › united-states › least-5-dead-m...

**At Least 5 Dead in Maryland Newspaper Shooting**Travel · Judaism · Holidays · Obituaries · Poetry · Torah · LA Calendar · Marketplace · Streaming  
Guide · Advertise · REUTERS/Greg Savoy · NewsUnited States ...

in.news.yahoo.com › post-state-america-star-hanks-says...

**'The Post' is about the state of America, star Hanks says**

Dec 15, 2017 — By Greg Savoy. WASHINGTON (Reuters) - Steven Spielberg's new movie "The Post" isn't just a 1971 tale of press freedom or the place of ...

www.linkedin.com › greg-lee-1a467a16

**Greg Lee - Senior Marketing Analyst - Thomson Reuters ...**Greater Minneapolis-St. Paul Area · Senior Marketing Analyst · Thomson Reuters  
View Greg Lee's profile on LinkedIn, the world's largest professional community. Greg has 1 job listed on their profile. See the complete profile on LinkedIn and ...

morungexpress.com › erdogan-supporters-stand-guard-cr...

**Erdogan supporters stand guard as crushed coup bid shakes ...**

ISTANBUL/ANKARA (Reuters) - Turkish President Tayyip Erdogan's supporters rallied in public squares, ... REUTERS/Greg Savoy/Reuters TV/[caption] [caption] ...

www.businessinsider.com › Politics › Media

**What went on inside the office during the Capital Gazette ...**

Jul 1, 2018 — REUTERS/Greg Savoy. Five employees of the Capital Gazette were killed on Thursday when a gunman fired into the newspaper's office.

reuters.screenocean.com › record

**Crowds pack Black Lives Matter Plaza near White House to ...**(Production: Greg Savoy, Martin Veal); Copyright Holder: REUTERS; Copyright Notice: (c) ... Open For Restrictions · <http://about.reuters.com/fulllegal.asp> ...

reuters.screenocean.com › record

**Washingtonians enjoy rare snowfall | Reuters Archive Licensing**(Production: Greg Savoy, Kristin Neubauer); Copyright Holder: REUTERS ... <http://about.reuters.com/fulllegal.asp>; Embargoed:14th February 2021 17:24; Usage ...

www.npr.org › active-shooter-at-maryland-newspaper

**Capital Gazette Newsroom Shooting That Left 5 Dead Was ...**

Jun 28, 2018 — Greg Savoy/Reuters. Updated at 8:20 a.m. ET on Friday. Five people were killed and at least two others were wounded in a shooting at the ...

www.alamy.com › girls-from-cub-scout-den-13-a-subu...

**Girls from Cub Scout Den 13, a suburban Virginia Cub Scout ...**

May 20, 2018 — ... taken May 20, 2018. REUTERS/Greg Savoy - 2CJ1541 from Alamy's library of millions of high resolution stock photos, illustrations and vectors.

www.houstonpublicmedia.org › 2018/06/28 › attachment

**rts1ubr7\_slide ... - Houston Public Media**

Jun 28, 2018 — Police officers talk to a man as they respond to a shooting at the Capital Gazette. Credit: Greg Savoy/Reuters/Via NPR. File Information: File Type: ...

**Motion to Alter Judgment**

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**Attachment #2**



*Embassy of the United States of America*

March 16, 1993

To Whom It May Concern:

I read with great interest a documentary film proposal submitted by Mr. Greg Savoy of "Rising Earth Productions." I was very favorably impressed with the conceptualization of the project, the business plan developed by "Rising Earth", and with the quality of the individuals devoting their efforts to this project.

While USIA is by law prohibited from funding any program intended for an American audience, I would like to offer my personal recommendation of this project. The subject matter is of vital interest to all of us, and joint Russian - American cooperation will create audience interest in both countries, and hopefully generate goodwill and positive action.

Sincerely,

A handwritten signature in cursive script, reading "Carol Lynn MacCurdy".

Carol Lynn MacCurdy  
Assistant Information Officer  
United States Information Agency  
Moscow, Russia

**Motion to Alter Judgment**

**Case no. 1:20-cv-00784-LO-IDD**

**Attachment #3**

# United States Senate

WASHINGTON, DC 20510-0802

December 11, 1992

Mr. Greg Savoy  
Rising Earth Productions  
229 Florence Ave.  
Wilmington, DE 19803

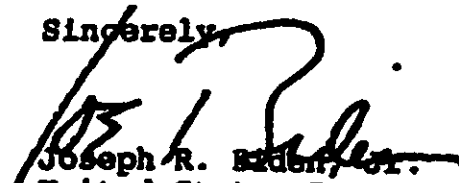
Dear Mr. Savoy:

Thank you for providing me with information you learned during your recent trip to Serbia.

I will be sure to pass on your insights to the proper agencies.

Again, many thanks. Best wishes.

Sincerely,

  
Joseph R. Biden, Jr.  
United States Senator

## Appendix F

## TABLE OF NINTH AMENDMENT REPUGNANCIES

These peer reviewed studies that follow are held in the U.S. National Library of Medicine, therefore, they embody the definition that the federal courts currently utilize for "clear and convincing evidence." The studies that follow invalidate national policy for the mentally ill, they invalidate the U.S. Statutes that support coercive treatment, and they invalidate the wild overgrowth of state and federal laws emanating from these unconstitutional executive branch policies that were formulated with no regard to the Constitution of the United States, let alone formulated with no regard for the Ninth Amendment in isolation from that constitution, as contained in that basic inceptual pamphlet that was intended for citizen use when sounding the general alarm, the Bill of Rights.

#1) U.S. National Library of Medicine/NIH PubMed I.D. #15756305

*Neuropsychopharmacology*. 2005;30(9):1649-1661. doi:10.1038/sj.npp.1300710

Also found at; <https://www.nature.com/articles/1300710>

A quashed study concerning repugnant brain shrinkage;

**"The influence of chronic exposure to antipsychotic medications on brain size before and after tissue fixation: a comparison of haloperidol and olanzapine in macaque monkeys,"** a study by the Department of Psychiatry, The University of Pittsburgh, year 2005

Excerpt from Abstract, emphasis added by plaintiff-

**"However, we observed a pronounced general shrinkage effect of approximately 20% and a highly significant variation in shrinkage across brain regions. In conclusion, chronic exposure of non-human primates to antipsychotics was associated with reduced brain volume."**

#2) U.S. National Library of Medicine/NIH PubMed I.D. #22340278

A quashed study by Dr. Marin Harrow<sup>88</sup> in which the answer is found to be an emphatic "NO!" The study is found on page D-16 of EXHIBIT D, "Petitioner's Most Recent Correspondence," and instructions on how to locate this study are found in the section of this complaint called "The Archive," page 143.

**"Do all schizophrenia patients need antipsychotic treatment continuously throughout their lifetime? A 20-year longitudinal study."**

Harrow M1, Jobe TH, Faull RN 2011

#3) U.S. National Library of Medicine/NIH PubMed I.D. #12197445

A journalistically quashed study in which Americans can rediscover Justice Thomas's "Big Contradiction,"<sup>89</sup> it's a one hundred year old eugenics movement that has been covertly operating against African-Americans, against the mentally disabled in America, and against those with "undesirable traits," with all three groups swept up together in a profitable brain destruction scheme with no protesters left intact but for a few hobbled escapees or their mutated "Posterity" in future times;

**"Differential prescription of maintenance antipsychotics to African American and white patients with new-onset bipolar disorder."** August, 2002 Bipolar and Psychotic Disorders Research Program, Department of Psychiatry, University of Cincinnati College of Medicine, Cincinnati, OH 45267-0559, USA.

BACKGROUND; "Antipsychotic medications are commonly prescribed as maintenance pharmacotherapy for patients with bipolar disorder. However, double-blind, placebo-controlled studies have yet to demonstrate a significant prophylactic effect of maintenance antipsychotic use in bipolar disorder, and long-term use of antipsychotics may place the patient at risk for neuroleptic-induced tardive dyskinesia. African American patients may be at increased risk because excess antipsychotic prescription appears to be common

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<sup>88</sup>Head of Psychiatry, University of Illinois at Chicago, School of Medicine.

<sup>89</sup> "The Big Contradiction" is a description of slavery by Supreme Court Associate Justice Clarence Thomas, as described on Youtube during "The Joseph Story Distinguished Lecture with Justice Clarence Thomas," Heritage Foundation, October 28, 2016 (the Youtube timecode is 52:04)

in this population, although this issue has not been longitudinally studied in bipolar disorder.”

(emphasis added by white petitioner)

CONCLUSION: “Even when demographically similar to white patients, African Americans with bipolar disorder may be more likely to receive maintenance antipsychotic treatment. The specific reasons for this finding are not clear, suggesting that studies are warranted that examine clinicians' rationale for differentially prescribing antipsychotics for African American and white patients during the early course of bipolar disorder.”

[emphasis added by white petitioner--for the relevance of this “tie-in,” please see the Savoy II docket at the Supreme Court of the United States (case no. 18-8407,) Petition for Certiorari, last paragraph of page 29]

4) U.S. National Library of Medicine/NIH PubMed I.D.#28441173

A journalistically quashed study in which faith in God is treated as one justification for longer involuntary commitments, among other justifications for forced fraudulent medical treatment under law involving a destructive poison marketed as “antipsychotics” and “atypical antipsychotics.”

EXCERPT; “These results suggest that a brief measure of religious activities may identify psychiatric inpatients at greater risk for psychosis, suicidality, and longer hospitalizations.”

“Religiosity in Acute Psychiatric Inpatients: Relationship With Demographics, Clinical Features, and Length of Stay.”  
Department of Psychiatry and Behavioral Sciences, The University of Texas Health Science Center at Houston; and Harris County Psychiatric Center, Houston, Texas. June 2017.

5) [www.fugitivepsychiatrist.com/psychiatry-on-antipsychotics-seroquel/](http://www.fugitivepsychiatrist.com/psychiatry-on-antipsychotics-seroquel/)

An informal study in which an anonymous psychiatrist takes his own medicine--with after-action fears of professional retaliation against his own radical first-hand-report *a fortiori*; hence, he's a fugitive. He writes an hour by hour diary detailing his own brain destruction. The conclusion;

“I can't believe I have patients walking around on 800mg of this stuff. There's no way in good conscience I could dose this BID unless a patient consented to 20 hour s

of sleep a day. I'm sure there's a niche market for this med though. There has to be a patient population that doesn't want to feel emotions, work, have sex, take care of their homes, read, drive, go do things, and want to drop their IQ by 100 points."

--The Fugitive Psychiatrist, January 26, 2018  
note: "BID" is a pharmacy abbreviation which stands for "bis in die," which is latin for "twice a day."

6) A Mea Culpa from national psychiatric leadership

<https://www.nimh.nih.gov/about/directors/thomas-insel/blog/2013/antipsychotics-taking-the-long-view.shtml>

A journalistically quashed confession in which the Director of the National Institute for Mental Health questions the efficacy of antipsychotics thereby questioning the current fundamentals of psychiatry. (now a former Director of the NIMH, naturally.)

Two excerpts;

"Recently, results from several studies have suggested that these medications may be less effective for the outcomes that matter most to people with serious mental illness: a full return to well-being and a productive place in society."

"These new data on the long-term outcomes for people with "schizophrenia" remind us that 100 years after defining this disorder and 50 years after "breakthrough" medications, we still have much to learn."

--Dr. Thomas Insel, excerpts from the Director's Blog, August 28, 2013, "Antipsychotics; Taking the Long View" (at [www.nimh.nih.gov](http://www.nimh.nih.gov))

## Appendix G

# Maryland Tax Court

MTC No. 19-IN-00-0839

Gregory Scott Savoy  
v.  
Comptroller of Maryland

Respectfully  
Requesting  
Expedited  
Treatment

---

**EXHIBIT # 44**

August 18, 2019

Gregory Scott Savoy  
(DBA Greg Savoy)  
467 Herndon Parkway  
Herndon, VA 20170