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

Everett McKinley Dirksen
United States Courthouse
Room 2722 - 219 S. Dearborn
Street Chicago, Illinois 60604

Office of the Clerk
Phone: (312) 435-5850
www.ca7.uscourts.gov

NOTICE OF ISSUANCE OF MANDATE

December 31, 2024

To: Thomas G. Bruton
UNITED STATES DISTRICT COURT
Northern District of Illinois
Chicago, IL 60604

No. 24-2998	TAREK FARAG, Plaintiff - Appellant v. JOSEPH R. BIDEN, JR., et al., Defendants - Appellees
Originating Case Information:	
District Court No: 1:24-cv-02728 Northern District of Illinois, Eastern Division District Judge Jeremy C. Daniel	

Herewith is the mandate of this court in this appeal, along with the Bill of Costs, if any. A certified copy of the opinion/order of the court and judgment, if any, and any direction as to costs shall constitute the mandate.

RECORD ON APPEAL STATUS: No record to be returned

United States Court of Appeals

For the Seventh Circuit
Chicago, Illinois 60604

CERTIFIED COPY

December 23, 2024

Before

DIANE S. SYKES, Chief Judge

JOHN Z. LEE, Circuit Judge

DORIS L. PRYOR, Circuit Judge

No. 24-2998

TAREK FARAG, Plaintiff-Appellant, v. JOSEPH R. BIDEN, JR., et al., Defendants-Appellees.	Appeal from the United States District Court for the Northern District of Illinois, Eastern Division. No. 1:24-cv-02728 Jeremy C. Daniel, Judge.
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O R D E R

Plaintiff-Appellant filed a petition for rehearing on December 2, 2024. All the judges on the panel have voted to deny rehearing. The petition for rehearing is therefore DENIED.

**UNITED STATES COURT OF APPEALS FOR THE
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ORDER

December 10, 2024

By the Court

No. 24-2998	TAREK FARAG, Plaintiff - Appellant v. JOSEPH R. BIDEN, JR., et al., Defendants - Appellees
Originating Case Information:	
District Court No: 1:24-cv-02728 Northern District of Illinois, Eastern Division District Judge Jeremy C. Daniel	

The following are before the court:

1. MOTION FOR ORAL ARGUMENT TO SETTLE THE HOAX, filed on December 5, 2024, by the pro se appellant.
2. MOTION TO BRING ATTENTION TO OVERLOOKED EVIDENCE AND TO FILE ELECTRONICALLY, filed on December 9, 2024, by the pro se appellant.

IT IS ORDERED that the motions are DENIED as unnecessary. Appellant's petition for rehearing is under consideration. Any further filings by appellant will be returned unfiled.

**IN THE SEVENTH CIRCUIT APPELLATE COURT
APPEAL FROM NORTHERN DISTRICT COURT OF
ILLINOIS, EASTERN DIVISION**

TAREK FARAG, pro se Plaintiff-Appellant v. JOSEPH BIDEN, ET AL Defendants-Appellees.	District Civil Case No 1:24-cv-02728 Judge: Honorable JEREMY C. DANIEL
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**PLAINTIFF-APPELLANT MOTIONS TO BRING THE
ATTENTION TO AN OVERLOOKED EVIDENCE AND
TO FILE ELECTRONICALLY**

Plaintiff-Appellant Tarek Farag (hereinafter Farag), pro se, states the following under oath:

**I- MOTION TO BRING THE ATTENTION TO AN
OVERLOOKED EVIDENCE**

1- Farag's motion for declaratory and injunctive relief (hereinafter Motion)[40] was **focusing** on the scientific analysis to sufficiently and easily prove that the Hoax is a hoax relying on verifying **numbers**. However, he clearly proved in ¶63 of his amended complaint [21] that the EPA (Environmental Protection Agency) (government's entity that is supposed to **be responsible about the Hoax**), **HAS NO SCIENTIFIC PROOF WHATSOEVER to support the Hoax**, as he already stated in ¶63 of the Amended Complaint:

"63- Farag submitted a Freedom Of Information Act (FOIA) request to the EPA [Tracking # EPA-

2022-001766, Date 01/05/2022], asking for all the scientific information that supports the man made global warming. Farag received a response from Ephraim Atkinson, on 1/31/2022, email: hopkins.daniel@epa.gov, stating that they have nothing scientific to support the Hoax! “[21].

Notice that Farag already forwarded these communications to all Counsels on record on 12/6/2024, and for the practical reasons he will not be able to attach them.

Farag stated in his FOIA request:

“Please provide all the SCIENTIFIC: data, reports, analysis, experiments, studies, etc. that show the GOOD and BAD effects of the MAN-MADE CLIMATE CHANGES, and support its existence or its future existence, according to which the agency and the US government concluded and/or recommended and/or ACTED and/or joined national or international organizations to COMBAT this man-made climate changes.

Note: Most of the requested materials could be in electronic format, I accept its delivery by email to save time and money.”

2- This Appellate Court stated “This court **has carefully reviewed the record in the district court**, the record on appeal, and Farag’s motion” [9]. However, **they overlooked ¶63 of his Amended Complaint [21]** (as stated above). Which proves beyond any doubt that the EPA and the government, has no evidence whatsoever to support the Hoax, which proves Farag’s claims that the

Hoax has no scientific basis. This evidence alone invalidates the erroneous findings and certification of H.J. Daniel that the Motion is frivolous.

3- WHEREFORE, this Court should reverse its decision affirming the District Court's decision, and grant Farag's Motion for the Declaratory and Injunctive relief.

II- MOTION TO FILE ELECTRONICALLY

4- Farag filed a motion to allow him to file the documents in this Court electronically using the CM/ECF system on 11/13/2024. However, his motion was denied on 11/21/2024, without stating any reason [9].

5- WHEREFORE, this Court should allow Farag to fully use the CM/ECF system.

6- WHEREFORE, Plaintiff-Appellant Tarek Farag respectfully asks this Honorable Court to expedite reverse the District Court's decision declaring that his motion for declaratory and injunctive relief is frivolous, declare that the claims that "burning fossil fuel could cause harmful global warming" has no scientific basis and is a Hoax, grant the injunctive relief as request in the Motion, allow Farag to use the CM/ECF system, and grant other relief as proper and just.

Respectfully submitted this December 6, 2024.



Plaintiff: TAREK FARAG, pro se.
411 N WARWICK AVE, WESTMONT, IL 60559
Phone: 630 709 3965

Email: tarekfaragusa@hotmail.com, tarekfarag@comcast.net

PROOF OF SERVICE

On 12/6/2024, I, Tarek Farag on oath state that I served this notice attached to it the stated document above, by Email, and they will be served by CM/ECF system.



Plaintiff: TAREK FARAG, pro se.
411 N Warwick Ave, Westmont, IL 60559

VERIFICATION BY CERTIFICATION

Under penalties as provided by law, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Signed:

Executed on December 6, 2024.



Plaintiff: TAREK FARAG, pro se.
411 N Warwick Ave, Westmont, IL 60559

Appellate Case No.: **24-2998**

**IN THE SEVENTH CIRCUIT APPELLATE COURT
APPEAL FROM NORTHERN DISTRICT COURT OF
ILLINOIS, EASTERN DIVISION**

TAREK FARAG, pro se Plaintiff-Appellant v. JOSEPH BIDEN, ET AL Defendants-Appellees.	District Civil Case No 1:24-cv-02728 Judge: Honorable JEREMY C. DANIEL
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**MOTION FOR AN URGENT ORAL ARGUMENT TO
SETTLE THE HOAX**

Plaintiff-Appellant Tarek Farag (hereinafter Farag), **pro se**, states the following:

- 1-** Farag just filed his motion to reconsider (rehearing) on 11/29/2024, proving that the “claims that burning fossil fuel generating CO2 could cause a harmful manmade global warming”, has no scientific basis (hereinafter **Hoax**).
- 2-** This Court is not sure that the Hoax is a hoax, due to the large misinformation and deception.
- 3-** Due to the huge importance and urgency to resolve the Hoax’s reality, and to save time and resources, Farag asks this Court to have an urgent hearing (oral argument) as soon as possible, to examine the scientific facts, related only to “increasing CO2 could cause harmful manmade-global-warming”, not if there is a global warming or not.

4- Although the defendants had more than 7 months to present their disputes to Farag's proofs without filing any opposition, and the appeals rules don't allow introducing new materials, Farag asks this Court to give them and any supporters of the Hoax, an exceptional opportunity to bring their "scientists" that support the Hoax to prove (argue) that the Hoax is not a hoax. However, Farag believes that no one will dare to come to prove that the Hoax is not a hoax.

5- Farag believes that once the proponents of the Hoax define some terms and answer few questions, he will be able to prove that the Hoax is a hoax, within few minutes, which will save a lot of time and resources.

6- WHEREFORE, Plaintiff-Appellant Tarek Farag respectfully asks this Honorable Court to have an urgent hearing to know the reality of the Hoax, and for other relief as this Court feels proper and just.

Respectfully submitted this December 2, 2024.



Plaintiff: TAREK FARAG, pro se.

411 N WARWICK AVE, WESTMONT, IL 60559

Phone: 630 709 3965

Email: tarekfaragusa@hotmail.com, tarekfarag@comcast.net

PROOF OF SERVICE

On 12/1/2024, I, Tarek Farag on oath states that I served the above Motion by Email to all the Counsels on record, and they will be served by the Clerk using the CM/ECF system.

Executed on December 2, 2024.



Plaintiff: TAREK FARAG, pro se.
411 N Warwick Ave, Westmont, IL 60559

Phone: 630 709 3965

Email: tarekfaragusa@hotmail.com

VERIFICATION BY CERTIFICATION

Under penalties as provided by law, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Executed on December 2, 2024.



Plaintiff: TAREK FARAG, pro se.
411 N Warwick Ave, Westmont, IL 60559

Phone: 630 709 3965

Email: tarekfaragusa@hotmail.com

Appellate Case No.: **24-2998**

**IN THE SEVENTH CIRCUIT APPELLATE COURT
APPEAL FROM NORTHERN DISTRICT COURT OF
ILLINOIS, EASTERN DIVISION**

TAREK FARAG, pro se Plaintiff-Appellant v. JOSEPH BIDEN, ET AL Defendants-Appellees.	District Civil Case No 1:24-cv-02728 Judge: Honorable JEREMY C. DANIEL
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MOTION TO RECONSIDER (REHEARING) THE
ORDER OF 11/21/2024 [doc. 9], DENYING FARAG'S
REQUEST TO FILE ELECTRONICALLY
AND SUMMARILY AFFIRMING DISTRICT COURT'S
DENIAL OF FARAG'S MOTION FOR A
DECLARATORY AND INJUNCTIVE RELIEF

Plaintiff-Appellant Tarek Farag (hereinafter **Farag**), pro se, states the following under oath:

Note: Farag is not disputing global warming, he is disputing that CO2 increase could cause it.

1- The Seventh Circuit Appellate Court (hereinafter **7ACrt**) erred in denying Farag's request to file electronically, knowing that he is already using the CM/ECF system and receiving all the documents electronically. This denial violated the mandates to file all court documents electronically whenever possible, and his **right to be heard**. It **obstructs** his **right to access justice**, increases his costs dramatically, and will certainly delay his filing with the potential to be permanently lost due to the terrible service of the USPS (he already complained about). Even, if there is any objection to grant his request, he has the right to know and defend himself.

2- The 7ACrt didn't rule on the declaratory relief, Judge's disqualification, or other issues.

3- The 7ACrt order didn't state in specificity the reasons for its decision, which is against Farag's right to know and defend himself.

4- The 7ACrt erred in affirming the District Court's decision summarily without considering all the evidence, and not considering them in the light most favorable to Farag.

5- The 7ACrt stated "*Summary disposition is appropriate . . . 'when the position of one party is so clearly correct as a matter of law - -'*", which applies in this case to Farag's benefits. Farag stated clearly in his complaint since April 2024, that he is seeking declaratory and injunctive relief, served all the defendants with his motion [40], allowing sufficient time to respond. Up until now, **NONE of the defendants** filed any opposition, even, during the hearing of 10/22/24, **making it very clear that they offer no opposition**. The only opposition was from H.J. Daniel, who used his own knowledge, which disqualifies him, because he violated U.S.Code § 455:

(a) *Any justice, judge, or magistrate judge of the United States **shall disqualify** himself in any proceeding in which his impartiality might reasonably be questioned.*

(b) *He shall also **disqualify himself** in the following circumstances:*

(1) *Where he has a personal bias or prejudice concerning a party, **or personal knowledge of disputed evidentiary facts concerning the proceeding;***

H.J. Daniel was required to rule on what is already in the record, didn't present any evidence whatsoever to support his position, was unable to dispute any of the facts Farag demonstrated, didn't recognize the evidence in the motion [40], wrongfully concluded that the motion [40] "*to be frivolous and misleading*", and **testified on behalf of the defendants** that "I think it is fairly well-settled that climate change is a thing, and it is happening", without providing any evidence

“I am denying your motion, docket entry 40. You asked the Court to declare that manmade global warming due to burning fossil fuel has no scientific basis and is a hoax. And I find that contention that there is no scientific basis to be frivolous and misleading. While parties may agree or scientists may disagree as to the extent, I think it is fairly well-settled that climate change is a thing, and it is happening, and you haven't presented any evidence whatsoever to support your statement that there is no scientific basis, or that issues of manmade global warming, as you frame it, are a hoax”.[80 p 9]

Additionally, there is nothing in science “well-settled” by a large number of people, there is always doubts and scientific research to verify the theories. Honest scientists focus more on the things that oppose their theories. Michelson and Morley (1887) came to the brilliant idea of measuring the absolute speed and direction of the earth in space. They were surprised not to get any results within the accuracy of their equipment. It was easy for them to make up findings that the earth is moving in some dangerous direction at tremendous speed to a catastrophic end, within hundreds or thousands of years (so that no one can verify it), causing chaos, just to become famous. Instead, they presented their failures to the world and to other scientists to repeat their measurements and **explain** the failures, which lead to the discovery of Einstein's theory of relativity. Ironically, during the hearing of 10/22/24, there were few cases asking for injunctions, H.J. Daniel verified only that all the parties were served and granted them all.

6- H.J. Daniel stated *“I find that contention that there is no scientific basis to be frivolous and misleading”* [80]. This is exactly the **opposite** of the **declaration** Farag asked him to do (he declared the **Hoax is real**). He claimed that he **lacks the authority** to make **this declaration against the powerful people**, but **can do it - with certification** - against the **tiny** Farag[88]. This certification didn't add anything new, it was a

quick preemptive strike to block Farag's appeal, in response to his motion stating "*3- Farag is expeditiously and diligently appealing that denial entered on 10/22/2024, and working very hard, under tremendous pressure, to file his appellant's brief, hopefully before 11/22/2024 (he received the transcript of proceedings just yesterday 11/18/2024).*"[87]. H.J. Daniel became a defendant, defending his order by **accusing** Farag of "*a frivolous effort to block the normal progress of litigation*" [88], which is clearly the opposite of Farag's intentions and actions. Farag was taking the issues with the utmost urgency and quickly ordered the transcript before (quickly) filing his notice of appeal [79].

7- The reason Farag sued this large number of defendants knowing that he doesn't have the financial resources or the legal skills that would allow him to defeat the well trained and highly skilled lawyers, in a Court that usually considers the pro se plaintiffs as angry persons that have no idea about the law. It was to give the opportunity to the largest number of people to dispute his findings and to prove that the Hoax is not a hoax. This is why Farag was avoiding the high expenses of serving the defendants using expensive methods. He could have sued few officials with certified mail, and after winning the case it will be easy for him to sue all the possible defendants, which could include more than one third of all the elected officials.

8- H.J. Daniel was concerned about the political effects of the issues. He thought that Farag was "*trying to use the Court to make political statements*" [80 p 7]. And was not willing to grant the declaratory and injunctive relief "*You ask me to enjoin the government from enforcing all the actions to combat global warming, that seems to be a policy choice, that is beyond the scope of this Court's jurisdiction.*" [80 p 9]. In reality, Farag exhausted all the administrative, political, and scientific venues to fight the

Hoax, and dedicated almost all his time and resources for this fight, even on the expense of his personal finances. It started before Obama's declaration (that there is a global warming causing sea level to rise (around 2016)), which was the turning point (since higher temperature will cause more evaporation that would cause sea level to go down). The record is clear that Farag contacted the UN Secretary General and the defendants trying to resolve the issue (few are presented in [1 ¶14 to ¶16]). However, he discovered that he was facing a very powerful International Criminal Enterprise and very corrupt officials that can squash him into nothing. The only venue for him was to use whatever integrity left in the judicial system before collapsing, to stop the Hoax. Even, if there were political relief available, H.J. Daniel should have granted it, as 28U.S.Code § 2201(a) states: "*- any court - - may declare the rights and other legal relations of any interested party seeking such declaration, **whether or not further relief is or could be sought***". Yes, such relief has huge legal, political, economical, scientific, and social impacts. The lies of the Hoax goes beyond criminal.

9- Farag and other interested non-party people were instructed to use Webex to watch the hearing on 10/22/24, using the link https://us-courts.webex.com/meet/Judge_Daniel [42]. Farag tested it before the hearing to find out that it didn't work, but he was assured that it will be active on the hearing time, which didn't happen, and no one was able to watch the hearing, or figure out why. Farag participated in the hearing using the phone that had a bad connection, which resulted in many errors as evident from the transcript [80]. Farag tried to check the errors with the court reporter, but H.J. Daniel assumed that Farag is trying to change the transcript [89].

10- H.J. Daniel is not the only judge that thinks that the

Hoax is real. The three Justices: Breyer, Sotomayor, and Kagan (hereinafter **Dissenters**), of SCOTUS believed and acted without any scientific evidence in the record that connects the global warming to CO2 absorption. In their dissenting opinion (West Virginia, et al., v. EPA, et al. 597 U. S. - - (2022)) stated:

Today, the Court strips the Environmental Protection Agency (EPA) of the power Congress gave it to respond to “the most pressing environmental challenge of our time.

Climate change’s causes and dangers are no longer subject to serious doubt. Modern science is “unequivocal that human influence”—in particular, the emission of greenhouse gases like carbon dioxide—“has warmed the atmosphere, ocean and land.”

Intergovernmental Panel on Climate Change, Sixth Assessment Report. The Earth is now warmer than at any time “in the history of modern civilization,” with the six warmest years on record all occurring in the last decade. The rise in temperatures brings with it “increases in heat-related deaths,” “coastal inundation and erosion,” “more frequent and intense hurricanes, floods, and other extreme weather events,” “drought,” “destruction of ecosystems”, and “potentially significant disruptions of food production.” If the current rate of emissions continues, children born this year could live to see parts of the Eastern seaboard swallowed by the ocean. Rising waters, scorching heat, and other severe weather conditions could force “mass migration events[,] political crises, civil unrest,” and “even state failure.” Dept. of Defense, Climate Risk Analysis 8 (2021)(not the job of the army). And by the end of this century, climate change could be the cause of “4.6 million excess yearly deaths.

- - The majority complains that a similar definition—cited to the Solicitor General’s brief but originally from

another dictionary—is just **too darn** broad.

- - If the majority is **not distinguishing between technological controls and all others, what is it doing - and how far does its opinion constrain EPA?** - - The majority makes no effort to say. And because that is so, the majority cannot even attempt to ground its limit in the statutory language.

The majority today **goes beyond** those sensible principles - - -

And last Term, the Court concluded that the Centers for Disease Control and Prevention (CDC) lacked the power to impose a nationwide eviction moratorium. -(?).

We said then: “[T]here is nothing counterintuitive to the notion that EPA can curtail the emission of substances that are putting the global climate out of kilter.” It is EPA (that’s the Environmental Protection Agency, in case the majority forgot) acting to address the greatest environmental challenge of our time.

And if the majority thinks those constraints do not really constrain, then it has a much bigger problem - - .

Or take an even more technological-sounding approach: the use of **carbon-capture equipment**. Order the installation of that equipment, the Trump administration concluded, and the “exorbitant” costs “would almost certainly force the closure” of all affected “coal-fired power plants”

- - Whatever else this Court may know about, it **does not have a CLUE** about how to address climate change. And let’s say the obvious: The stakes here are high. Yet the Court today prevents congressionally authorized agency action to curb powerplants’ carbon dioxide emissions. The Court appoints itself—instead of Congress or the expert agency—the decision-maker on climate policy. **I cannot think of many things more frightening.**

The Dissenters raised the issue of “ carbon-capture equipment”, which is one of the most egregiously illogical thing the proponents of the Hoax are promoting that if they were successful they will kill life on earth. Capturing CO2 is exactly what the plants do. They capture CO2 into carbohydrates (food), store the sun’s energy (better than a battery), and cool the environment (opposite of the Hoax’s claims). Farag is not a legal expert, but at least he can see that the Dissenters are using strange language, which is more political than legal. Using the Dissenters’ language, Farag cannot think of many things more frightening than having just one Justice of SCOTUS not ruling according to the law. However, the more frightening thing happened, when a Justice was appointed because she is a woman while she/he/ they don’t know why she/he/they is/are a woman. Farag would never accept a job based solely on his gender, origin, or other discriminatory criteria.

11- Farag appreciates the quick ruling of this Appellate Court, as the certificate of H.J. Daniel was filed on 11/20/24 and its ruling was issued and filed quickly on 11/21/24, which reflects the urgency and the importance this Court gives to the issues. However, Farag believes that its Judges have the same opinion as H.J. Daniel and the Dissenters that the Hoax is real and settled. When *they “carefully reviewed the record in the district court, the record on appeal, and Farag’s motion”* [9], they were required to act according to a presumption that H.J. Daniel was correct. However, they ignored the evidence presented in ¶3 to ¶9 of the Motion [40], which are the undisputed numbers and the equation of CO2 absorption. This Court made errors: 1) Ignored the evidence in the Motion and the record. 2) Made a summary ruling not in the light most favorable to Farag. 3) Ignored the fact that no defendant cared or dared to oppose the Motion. 4)

Made a ruling based on their opinions and personal knowledge, without evidence, or support from the existing record, violating U.S. Code § 455. 5) Showed an appearance of impartiality.

12- On 5/28/24, Farag filed a **motion** [7] expressing his **concerns** that H.J. Daniel **could appear impartial**, as he **was appointed and recommended to the bench** by three of the most powerful **POLITICAL** defendants: President **Biden**, and the Senators **Durbin** and **Duckworth**.

13- H.J. Daniel should have disqualified himself, as the Supreme Court held that disqualification of a judge is appropriate when he or she reasonably should have known that the situation created an **appearance** of impropriety, even if the judge was not actually aware of the details of the situation. *Liljeberg v. Health Svcs. Acq. Corp.*, 486 U.S. 847 (1988).

14- The appealed issues have great importance and urgency because: 1) they cover the past and future ruling of SCOTUS related to global warming; 2) it is very urgent to stop the egregious and illogical actions like capturing CO2, or spreading reflectors in the atmosphere to prevent sun's energy from reaching the earth, which could kill life; 3) to stop destroying our economy; and 4) to stop the huge waste of about \$2 millions/hour of our money (not government's money). In case that this Court decide to affirm the lower Court's order, then it should certify the appeal to the Supreme Court of the United States pursuant to Ill. Sup. Ct. R. 316.

15- As H.J. Daniel raised questions about Farag's standing without ruling that he has no standing, it is important to clarify this here. To establish his standing and that he suffered an injury in fact, Farag showed that he actually (not theoretically) is paying extra money and reducing his standard of living due to enforcing the Hoax.

For many years, Farag was paying about 17% extra money on all his electric bills (**injury in fact** not theoretical). For zero carbon emission, zero emission standard, carbon free energy resource, etc. (**directly related** to enforcing the Hoax) [21 Exh C5], [40 2], [80 p 6]. These injuries would be **eliminated by declaring that the Hoax has no scientific basis** and will **be stopped by the requested injunction**. Which **satisfied all the elements of standing**. Hence, H.J. Daniel should have issued the requested declaration pursuant to 28 U.S. Code § 2201(a) “declare the rights and other legal relations of any interested party seeking such declaration”. Additionally, Farag stated in his Motion many additional actual damages from the enforcement of the Hoax. Due to imposing restrictions and regulations to reduce the available carbon- based fuel resulting in an increase in electricity rates, while wasting our money to subsidize the implementation of other forms of energy like electric cars, solar and wind energy, etc. The price of natural gas increased from \$0.0485/Therm to \$0.2134, the price of gasoline was doubled [40 p 2]. Because the cost of transportation is a large factor in the cost of almost everything, an increase in fuel prices increased the costs of: insurance, car prices, car maintenance, food, medicine, rent, etc. Moreover, our **Federal Government is wasting \$45,200,000 per day** that should have been used to improve our lives [40 p 2]. **All the above stated injuries and their relationship to the Hoax and the ability to remedy them by a declaratory and injunctive relief**, didn’t convince H.J. Daniel as he stated “I don’t see the connection between the declaration you are asking me to make and your injuries” [80 p 6].

16- Farag tried to explain the fraud behind the Hoax in a very simple way to allow people with a calculator and low level of education to understand it. In his motion [40 ¶3]

he put the scientific equation of radiation absorption in a simple form instead of its scientific standard form:

$I = I_0 e^{-CL}$; where I the intensity of radiation at distance L W/m^2 ; I_0 the intensity of radiation at the origin W/m^2 ; C is the absorption coefficient m^{-1} ; and L is the distance in meters. Taking the example of the strong absorption of CO2 with the current concentration of 400 ppm at its band of 15 μm , CO2 fully absorbs the IR in about 10 m (assume full absorption is $I_0/1100$ for $CL=7$). Then doubling CO2 would double the absorption coefficient (C). Using a calculator, this IR will be fully absorbed in about 5 m, or at 10 m its intensity would be $I_0/1202604$. Hence, doubling CO2 reduces the absorption distance to its half, reduce the intensity of radiation at the same distance by a factor of **1,202,604!** but will **never increase the amount of radiation I_0** as the proponents of the Hoax claim. To explain more the falsity of the Hoax, we look at a similar situation for driving at night using car's headlights (represent Earth's emitted IR). When there is a small amount of fog (small CO2 concentration) the visible distance is limited by the fog concentration, when the fog's concentration increases (CO2 increases) the visible distance decreases (CO2 full absorption distance decreases) **NOT to increase the intensity of the headlights (not to increase the IR emitted from the Earth)**. When someone claims that adding 2 gm of flour to 2500 gm of sugar, would double the energy content compared to adding 1 gm of flour, the easiest way to verify this, is to measure the energy content of each individually. Anyone can understand these explanation and their numbers, however, the Hoax's promoters are using scary tactics to manipulate the facts pretending that scientists only can understand it.

17- Farag stated more evidence in his Motion [40] that

you don't need to be a scientist to know that it is impossible for the Earth receiving **160** W/m² to emit more than 398 W/m² [40 ¶6]. Or to know that it is impossible for an incoming energy of **340** W/m² could be absorbed as **399** W/m² [40 ¶6]. All you need to know is that 398 is more than 160, and 399 is more than 340.

18- You don't need to be a scientist or a legal expert to know that: 1) For IPCC to adjust (**fabricate**) the measurements to prove their faulty theory, and to validate their faulty models, is a **FRAUD** [40 ¶7], 2) For NASA to knowingly repeat, or be the source of IPCC's fraud, is also a fraud [40 ¶8], and, 3) For anyone to knowingly hide the truth, and the facts presented by the real experts, and publishes lies instead, is committing a crime [40 ¶8].

19- The record makes the position of all the parties very clear including H.J. Daniel's. In reality, H.J. Daniel is the **best witness to testify** to prove how the defendants manipulated his thinking to believe that the true scientific facts and numbers Farag presented are lies and “**to be frivolous and misleading**”, but the Hoax is real and “**is happening**”.

20- WHEREFORE, Plaintiff Tarek Farag, pro se, respectfully requests that this Honorable Court Order the following:

- 1) Declare that the Man-Made-Global-Warming due to burning fossil fuel has no scientific basis and is a destructive Hoax;
- 2) Invalidate all the laws, administrative orders, regulations, subsidiaries, etc. to enforce the Hoax;
- 3) Enjoin the government from enforcing the Hoax; Or in the alternative:
- 4) Certify the appeal to the Supreme Court Of The United States pursuant to Rule 319; and
- 5) Take any additional actions this Honorable Court sees

as proper and just.
Respectfully submitted this November 29, 2024.



Plaintiff: TAREK FARAG, pro se.
411 N WARWICK AVE, WESTMONT, IL 60559
Phone: 630 709 3965
Email: tarekfaragusa@hotmail.com, tarekfarag@comcast.net

CERTIFICATE OF COMPLIANCE

The undersigned, Plaintiff-Appellant, Tarek Farag, furnishes the following in compliance with F.R.A.P Rule 32(a)(7):
I hereby certify that this brief conforms to the rules contained in F.R.A.P Rule 32(a)(7) for a brief produced with a proportionally spaced font. The length of this brief is (3668) words.

Dated 11/29/2024.



Plaintiff: TAREK FARAG, pro se.
411 N WARWICK AVE, WESTMONT, IL 60559
Phone: 630 709 3965

PROOF OF SERVICE

On 11/29/2024, I, Tarek Farag on oath states that I served the stated "Motion to Reconsider" by Email to all the Counsels on record, and they will served by the Clerk using the CM/ECF system.

Executed on November 29, 2024.



Plaintiff: TAREK FARAG, pro se.
411 N Warwick Ave, Westmont, IL 60559
Phone: 630 709 3965
Email: tarekfaragusa@hotmail.com

VERIFICATION BY CERTIFICATION

Under penalties as provided by law, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Executed on November 29, 2024.



Plaintiff: TAREK FARAG, pro se.
411 N Warwick Ave, Westmont, IL
60559
Phone: 630 709 3965
Email: tarekfaragusa@hotmail.com

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

Everett McKinley Dirksen
United States Courthouse
Room 2722 - 219 S. Dearborn
Street Chicago, Illinois 60604

Office of the Clerk
Phone: (312) 435-5850
www.ca7.uscourts.gov

CERTIFIED COPY

ORDER

November 21, 2024

Before

DIANE S. SYKES, *Chief Judge*

JOHN Z. LEE, *Circuit Judge*

DORIS L. PRYOR, *Circuit Judge*

No. 24-2998	TAREK FARAG, Plaintiff - Appellant v. JOSEPH R. BIDEN, JR., et al., Defendants - Appellees
Originating Case Information:	
District Court No: 1:24-cv-02728 Northern District of Illinois, Eastern Division District Judge Jeremy C. Daniel	

The following is before the court: MOTION TO ALLOW PLAINTIFF-APPELLANT TO FILE ELECTRONICALLY USING THE CM/ECF SYSTEM, filed on November 19, 2024, by the pro se appellant.

This matter comes before the court for its consideration upon the request of appellant Tarek Farag for leave to

become an electronic filer, received by this court on November 19, 2024.

This court has carefully reviewed the record in the district court, the record on appeal, and Farag's motion. Based on this review, the court has determined that any issues that could be raised are insubstantial and that further briefing would not be helpful to the court's consideration of the issues. See *Mather v. Village of Mundelein*, 869 F.2d 356, 357–58 (7th Cir. 1989) (court may summarily decide case where no member believes briefing would be useful).

“Summary disposition is appropriate . . . ‘when the position of one party is so clearly correct as a matter of law that no substantial question regarding the outcome of the appeal exists.’” *Williams v. Chrans*, 42 F.3d 1137, 1139 (7th Cir. 1994) (quoting *Joshua v. United States*, 17 F.3d 378, 380 (Fed. Cir. 1994)). Accordingly,

IT IS ORDERED that the motion is DENIED and that the district court's denial of Farag's motion for a preliminary injunction is summarily AFFIRMED.

UNITED STATES DISTRICT COURT

FOR THE Northern District of Illinois – CM/ECF NextGen
1.8 (rev. 1.8.1)
Eastern Division

Tarek Farag

Plaintiff,

Case No.: 1:24-cv-02728

v.

Honorable Jeremy C. Daniel

Joseph Biden, et al.

Defendant

NOTIFICATION OF DOCKET ENTRY

This docket entry was made by the Clerk on Monday,
December 9, 2024:

MINUTE entry before the Honorable Jeremy C. Daniel:
The plaintiff's motion for an extension of time [95] is
denied. The plaintiff previously claimed that his pending
appeal required more time to respond to the motions filed
by various defendants in his case. The Seventh Circuit
ruled on that appeal on November 21, 2024, leaving the
plaintiff free to focus on the motions filed in the district
court. All deadlines stand. The motion hearing is stricken.
Mailed notice. (vcf,)

ATTENTION: This notice is being sent pursuant to Rule 77(d) of
the Federal Rules of Civil Procedure or Rule 49(c) of the Federal
Rules of Criminal Procedure. It was generated by CM/ECF, the
automated docketing system used to maintain the civil and criminal
dockets of this District. If a minute order or other document is
enclosed, please refer to it for additional information.

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other information, visit our web site at www.ilnd.uscourts.gov.

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS, EASTERN
DIVISION**

TAREK FARAG Plaintiff, v. JOSEPH BIDEN, ET AL Defendants.	Civil Case No 1:24-cv-02728 Judge: Honorable JEREMY C. DANIEL Magistrate Judge: Honorable JEANNICE W. APPENTENG
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**PLAINTIFF'S MOTION TO ALLOW MORE TIME TO
RESPOND**

Plaintiff Tarek Farag (hereinafter Farag) states the following under oath:

1- H.J. Daniel denied Farag's motion for declaratory and injunctive relief (hereinafter Motion) [40] stating that it is frivolous, not supported by any evidence, and threatened him with severe sanctions that could include imprisonment [80]. Which is **paralyzing** his ability to respond to any adverse actions, or file any pleadings. This decision will be used by the defendants against Farag without him being able to respond. Which makes his pleadings (if he dares) sanctionable, irrelevant, or useless. The purpose of a declaratory judgment is to help resolve uncertainty about legal obligations or rights before a lawsuit is fully developed, this decision is ending Farag's case making his only option is to appeal, which he did.

2- Farag's Motion [40] was focusing on the scientific analysis of the Hoax (its roots) not others opinions.

However, he clearly proved in ¶63 of his amended complaint [21] that the EPA (Environmental Protection Agency) (government's entity that is supposed to be responsible about the Hoax), HAS NO SCIENTIFIC PROOF WHATSOEVER to support the Hoax, as stated:

63- Farag submitted a Freedom Of Information Act (FOIA) request to the EPA [Tracking # EPA-2022-001766, Date 01/05/2022], asking for all the scientific information that supports the man made global warming. Farag received a response from Ephraim Atkinson, on 1/31/2022, email: hopkins.daniel@epa.gov, stating that they have nothing scientific to support the Hoax! [21]

3- As the declaratory judgment can help resolve uncertainty about legal obligations or rights before a lawsuit is fully developed, hence the Court should halt the development of the case.

4- Farag believes that the Court should extend the time for him to respond until the final resolution of the appeal, knowing that the Court extended the time for Farag to respond to [81] and [82] to January 24, 2025 [88]. However, the Court's order [93] gave Farag until December 19, 2024, to respond to defendant's brief (assumably [91]).

5- According to the results of the appeal, Farag needs to amend his complaint to add other evidence, and remedy any deficiencies in his pleadings.

6- WHEREFORE, Plaintiff Tarek Farag, pro se, respectfully requests that this Honorable Court allows him

enough time to respond diligently, and provide such further relief as is just.

Respectfully submitted December 6, 2024.




Plaintiff: TAREK FARAG, pro se.
411 N Warwick Ave, Westmont, IL 60559
Phone: 630 709 3965
Email: tarekfaragusa@hotmail.com

VERIFICATION BY CERTIFICATION

Under penalties as provided by law, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Signed:



Executed on December 6, 2024.

Plaintiff: TAREK FARAG, pro se.
411 N Warwick Ave, Westmont, IL 60559

UNITED STATES DISTRICT COURT
FOR THE Northern District of Illinois – CM/ECF NextGen
1.8 (rev. 1.8.1)
Eastern Division

Tarek Farag

Plaintiff,

Case No.: 1:24-cv-02728

v.

Honorable Jeremy C. Daniel

Joseph Biden, et al.

Defendant

NOTIFICATION OF DOCKET ENTRY

This docket entry was made by the Clerk on Wednesday,
November 20, 2024:

MINUTE entry before the Honorable Jeremy C. Daniel: The plaintiff's motion [87] is granted in part and denied in part. The plaintiff appealed the Court's denial of the plaintiff's motion for injunctive relief. As stated on the record, the plaintiff had not put forth any evidence to establish a likelihood of success on the merits. A notice of appeal "divests the district court of its control over those aspects of the case involved in the appeal." *May v. Sheahan*, 226 F.3d 876, 879 (7th Cir. 2000). The "involved in the appeal" qualification is essential as it allows a district court to "conduct proceedings looking toward permanent injunctive relief while an appeal about the grant or denial of a preliminary injunction is pending." *Bradford-Scott Data Corp. v. Physician Computer Network, Inc.*, 128 F.3d 504, 505 (7th Cir. 1997). The issue on appeal concerns whether the plaintiff has shown a likelihood of success on the merits on the current record. That does not prevent the

Court from moving forward on the merits, developing the complete record, and resolving whether the plaintiff has, in fact, met his burden. Further, "when a notice of appeal from an interlocutory order is a frivolous effort to block the normal progress of litigation, the district judge may so certify and continue with the case." *Kusay v. United States*, 62 F.3d 192, 194 (7th Cir. 1995). That is the case here, as the Court denied the plaintiff's motion for a preliminary injunction because the plaintiff failed to present any competent evidence warranting the relief he sought. Accordingly, the Court certifies the appeal as frivolous and declines to stay the case pending appeal. Alternatively, the plaintiff seeks an extension of time to respond to the motions to dismiss noticed for November 26, 2024 [81, 82]. The Court grants that relief and strikes the November 26, 2024, motion date as well as the briefing schedule [86] set prior to the plaintiff's filing of his motion. The plaintiff shall respond to [81] and [82] on or before January 24, 2025; any replies are due on or before January 31, 2025; status hearing reset to February 25, 2025 at 9:30 a.m. Mailed notice. (vcf,)

ATTENTION: This notice is being sent pursuant to Rule 77(d) of the Federal Rules of Civil Procedure or Rule 49(c) of the Federal Rules of Criminal Procedure. It was generated by CM/ECF, the automated docketing system used to maintain the civil and criminal dockets of this District. If a minute order or other document is enclosed, please refer to it for additional information.

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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS, EASTERN
DIVISION**

TAREK FARAG Plaintiff, v. JOSEPH BIDEN, ET AL Defendants.	Civil Case No 1:24-cv-02728 Judge: Honorable JEREMY C. DANIEL Magistrate Judge: Honorable JEANNICE W. APPENTENG
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**PLAINTIFF’S MOTION TO STAY THE PROCEEDINGS
AND TO STRIKE THE HEARING DATE OF 11/26/2024**

Plaintiff Tarek Farag (hereinafter Farag) states the following:

1- H.J. Daniel denied Farag’s motion for declaratory and injunctive relief based on his opinion:

“I am denying your motion, docket entry 40. You asked the Court to declare that manmade global warming due to burning fossil fuel has no scientific basis and is a hoax. And I find that contention that there is no scientific basis to be frivolous and misleading. While parties may agree or scientists may disagree as to the extent, I think it is fairly well-settled that climate change is a thing, and it is happening, and you haven't presented any evidence whatsoever to support your statement that there is no scientific basis, or that issues of manmade global warming, as you frame it, are a hoax.” [80 pg. 9].

2- This opinion puts the entire case in jeopardy, with the

potential of severe irreparable harms.

3- Farag is expeditiously and diligently appealing that denial entered on 10/22/2024, and working very hard, under tremendous pressure, to file his appellant's brief, hopefully before 11/22/2024 (he received the transcript of proceedings just yesterday 11/18/2024).

4- Many defendants filed their responses just a day ago, setting an appearance for a hearing on 11/26/2024, to dismiss the case with prejudice, without giving Farag the opportunity to respond.

5- To save time and resources, Farag would ask the Court to strike the hearing on 11/26/2024, and stay the proceedings until the final ruling on the appeal. It should be noted that all the defendants that were served with the requests to waive serving summons didn't respond and delayed the proceedings more than two months, and staying the proceedings wouldn't affect their rights.

6- In case that the Court may not agree to stay the proceedings, Farag would ask for enough time to respond diligently to the many defendants' responses.

7- WHEREFORE, Plaintiff Tarek Farag, pro se, respectfully requests that this Honorable Court temporarily stays the proceedings, or in the alternative allows him enough time to respond diligently to the many defendants, and provide such further relief as is just.

Respectfully submitted November 19, 2024.



Plaintiff: TAREK FARAG, pro se.
411 N Warwick Ave, Westmont, IL 60559
Phone: 630 709 3965
Email: tarekfaragusa@hotmail.com

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

TAREK FARAG,) No. 24 CV 2728
 Plaintiff,) Chicago, Illinois
vs.) October 22, 2024
JOSEPH BIDEN, et al.,) 9:57 o'clock a.m.
 Defendants.)

**TRANSCRIPT OF PROCEEDINGS - HEARING
BEFORE THE HONORABLE JEREMY C. DANIEL**

APPEARANCES:

For the Plaintiff: MR. TAREK FARAG PRO SE
 411 North Warwick Avenue
 Westmont, Illinois 60559
 630-709-3965

For the Defendants MS. MARGARET JONES
Attorney General OFFICE OF THE ILLINOIS
Kwame Raoul and ATTORNEY GENERAL
Governor J.B. 100 West Randolph Street
Pritzker: Chicago, Illinois 60601
 312-814-4061

For the Defendants
MSNBC, CNN, CBS, MR. BRENDAN J. HEALEY
CNBC, NPR, and the BARON HARRIS HEALEY
Washington Post: 150 South Wacker Drive
 Chicago, Illinois 60606

312-741-1030

For the Defendant
Facebook:

MR. JUSTIN A. SECCOMBE
MR. BRAD MARCUS
ORRICK, HERRINGTON &
SUTCLIFFE
353 North Clark Street
Chicago, Illinois 60654
312-924-9853

Court Reporter:

FEDERAL OFFICIAL COURT
REPORTER
MS. KRISTA BURGESON
219 South Dearborn Street
Chicago, Illinois 60604
krista_burgeson@ilnd.uscourts.gov

THE CLERK: 24 C 2728, Farag versus Biden, et al.
Please state your name for the record and the party
that you represent.

MR. FARAG: Good morning. My name is Tarek Farag
and I am the plaintiff.

THE COURT: Good morning.

Who else is on the line for the hearing?

MR. HEALEY: Good morning, Your Honor. Brendan
Healy on behalf of the media defendants, MSNBC, CNN,
CBS, CNBC, NPR, and the Washington Post.

MR. SECCOMBE: Good morning, Your Honor. Justin
Seccombe on behalf of defendant Meta.

I also have my colleague, Brad Marcus, on the line as well, pro hac vice is forthcoming.

THE COURT: Okay.

MR. MARCUS: Good morning, Your Honor.

THE COURT: Is that everyone?

MS. JONES: Good morning, Your Honor. Margaret Jones, Assistant Attorney General, on behalf of Illinois Governor J.B. Pritzker and Illinois Attorney General Kwame Raoul.

THE COURT: Okay.

I have got I believe two pending motions, the first is a motion to declare by the plaintiff, I will address that one second, and the other is a motion to dismiss filed by Meta, or Facebook. Mr. Farag, have you received a copy of that motion to dismiss, which is docket entry 55?

MR. FARAG: Yes, Your Honor, I received it.

THE COURT: How much time do you need to respond to that motion?

MR. FARAG: I might ask the Court to give me an opportunity after all the defendants supply their response or answer.

THE COURT: That request is denied.

MR. FARAG: That is --

THE COURT: Mr. Farag, that request is denied. How much time do you need to respond to Facebook's motion to dismiss?

MR. FARAG: Okay. 21 days.

THE COURT: 21 days is fine. And then counsel for Meta, how much time for a reply?

MR. SECCOMBE: 21 as well, 14 would be fine, but if we are going to do -- let's do 21, if that is okay.

THE COURT: 21 is fine for the reply. One moment for the dates.

THE CLERK: The response is due November 12th. The reply is due December 3rd.

THE COURT: I anticipate by that time we will have responses from other defendants based on the motions for extensions of time, and we will deal with those as they come in. Now to this motion to declare filed by Mr. Farag, I will start with asking what is the basis for my authority to enter any of the relief that you are requesting in that motion?

MR. FARAG: Your Honor, the damage that these issues are causing me, it is direct to damage and a lot of direct to damage --

THE COURT: It is a bit hard for us to pick up what you are saying, Mr. Farag. Can you, please, repeat that? Perhaps slightly slower?

MR. FARAG: Yes, Your Honor. As stated in my motion, Paragraph 2, it is that I am suffering from financial losses, and from reduction in my standard of living, and I submitted one, just one, receipt of my electric bill, which included the charges for zero carbon emission.

THE COURT: And connect that to --

MR. FARAG: And I paid --

THE COURT: That sounds like damages that you claim you have suffered, but connect that for me to the relief that you are seeking and my authority to issue that relief with, for example, with your first request, which is to declare that manmade global warming due to burning fossil fuel has no scientific basis and is a destructive hoax.

MR. FARAG: Yes, Your Honor.

THE COURT: How would that declaration -- how can I issue that declaration? And two, how does that have anything to do with your lawsuit?

MR. FARAG: According to 28 US Code 2201, there is an area of controversy that gives this Court the jurisdiction to issue this order.

THE COURT: To bring this lawsuit you must have standing, which means that you yourself must suffer an injury in fact, and you would have to seek leave based on the injury that you suffered, and from what you have described, increased electrical bills and financial losses due to the cost of electricity, I don't see the connection between the declaration you are asking me to make and your injuries.

MR. FARAG: It is directly, I tell you directly for this zero carbon emission, which is a -- of what I call it, a hoax. So to enforce it they are charging me money for something not true, and this is I perceive as direct damage.

THE COURT: What kind of damage?

MR. FARAG: Direct damage.

THE COURT: Direct?

MR. FARAG: Direct, d-i-r-e-c-t.

THE COURT: I don't --

MR. FARAG: Direct damage. I am paying this money. It is not -- I expect no -- I am paying this money for the time -- not only the zero carbon emission on my electric bill, it is also the increase in the gas at the pump, it was before at \$2, now it is almost to \$4 or \$3.50, something like this. So I am paying all this money to enforce a hoax. There is a connection here, and it is happening. It is not something theoretical.

THE COURT: Okay. My concern is that you are trying

to use the Court to make political statements. That is not my job. My job is to adjudicate controversies. It is also my job to hold the litigants who appear before me to their duty of candor. You must have a good faith basis when you file a motion with the Court, and you represent to me every time you file something or say something to me that you have a good faith basis for saying that. I am going to caution you now that I will not tolerate frivolous filings and I will impose sanctions on you should you bring a motion that has no good faith basis. Do you understand me?

MR. FARAG: I understand, Your Honor, and I never did or tried to do anything in bad faith.

THE COURT: Okay. The next time I see a motion from you and I don't think that it has any merit I am going to issue what is called a rule to show cause, and that will require you to appear before me and present any evidence to support your contentions. Do you understand that?

MR. FARAG: I understand, but this is -- if behaving in bad faith, absolutely, but in my case, I am providing the Court with evidence, solid evidence. These receipts and the -- everyone knows what is the price of gasoline now, and four years ago, how much it is. So I am not faking evidence or providing the Court with something that has no basis.

THE COURT: What connection do you have --

MR. FARAG: (Inaudible.)

THE COURT: Mr. Farag, what connection do you have between the price of gasoline and global warming? How does global warming or climate change influence the price of gas?

MR. FARAG: Yes, the price of gas increased because

the government is imposing restrictions and regulations to reduce the available gas in the market, which increases its price. So it is very clear that -- and if I look at my electric bill, there is an item that is saying zero carbon emission, which zero carbon emission means not using the carbon based fuel to generate electricity, which is --

THE COURT: Okay.

MR. FARAG: (Continuing) -- which is scientifically wrong. In reality, it is --

THE COURT: Mr. Farag, I have given you an opportunity to speak. I am going to rule on your motion now. I am denying your motion, docket entry 40. You asked the Court to declare that manmade global warming due to burning fossil fuel has no scientific basis and is a hoax. And I find that contention that there is no scientific basis to be frivolous and misleading. While parties may agree or scientists may disagree as to the extent, I think it is fairly well-settled that climate change is a thing, and it is happening, and you haven't presented any evidence whatsoever to support your statement that there is no scientific basis, or that issues of manmade global warming, as you frame it, are a hoax. You asked the Court to invalidate all laws, administrative orders, regulations, subsidies, to combat manmade global warming. You have not been able to identify any authority that the Court has to issue such a sweeping order. You have not identified any particular laws that are unconstitutional, which would be the primary reason that the Court would invalidate any law. And therefore, I deny the motion seeking that relief. You ask me to enjoin the government from enforcing all the actions to combat global warming, that seems to be a policy choice, that is beyond the scope of this Court's

jurisdiction. If you have issues with the policy choices that legislators make, vote in the upcoming election in November. So this motion is denied. This motion is deemed frivolous. And if you file another one, I will issue a rule to show cause where you need to come in and show me why I should not dismiss your case and sanction you otherwise. Do you understand?

MR. FARAG: Yes.

THE COURT: Is there anything else I can address for you today, Mr. Farag?

MR. FARAG: The only thing I feel -- I didn't see any proof, scientific proof, that connects carbon emission to global warming, and I disputed this. I showed in my motion and in my complaint how these numbers are fixed. For example, according to these scientific reports, for the earth to receive 160 watts per meter square and emits 400 watts per meter square, this by itself proves that this is not science. For example, the -- and let me explain my position a little bit.

THE COURT: No, we are done today.

Mr. Farag, I have ruled on your motion. I will not address the substance -- other substance of areas of your complaint. There is a pending motion to dismiss your complaint. Other defendants have not answered or otherwise pled to your complaint. I will take up the merits of your case when we are at issue. Anything I need to address from any of the defendants?

MS. JONES: No, Your Honor.

MR. HEALEY: Nothing further.

MR. SECCOMBE: No, thank you.

MR. FARAG: Nothing, Your Honor. Thank you.

THE COURT: Thank you all and have a good day.

(Proceedings concluded.)

C E R T I F I C A T E

I certify that the foregoing is a correct transcript from the record of proceedings in the above-entitled matter.

/s/Krista Burgeson, CSR, RMR, CRR November 16, 2024
Federal Official Court Reporter Date

Appellate Case No.: **24-2998**

**IN THE SEVENTH CIRCUIT APPELLATE COURT
APPEAL FROM NORTHERN DISTRICT COURT OF
ILLINOIS, EASTERN DIVISION**

TAREK FARAG, pro se Plaintiff-Appellant v. JOSEPH BIDEN, ET AL Defendants-Appellees.	District Civil Case No 1:24-cv-02728 Judge: Honorable JEREMY C. DANIEL
--------------------------------------------------------------------------------------------------------------------	--------------------------------------------------------------------------------------------------------------

DOCKETING STATEMENT (CIVIL)

1- This is an appeal pursuant to 28 U.S. Code § 1292, 28 U.S.C. § 455, and other Rules, from the Orders of the District Court denying plaintiff's verified motion for declaratory and injunctive relieves, and for threatening him with harsh sanctions.

2- General issues to be raised in the appeal: Plaintiff's verified motion should have been granted as there are no disputes to its alleged facts, all the defendants were served and had more than enough time to oppose and no one opposed it, and there is nothing in the record that supports the denial (Hoax). There is an appearance of Judge's partiality, and other issues.

3- Name and address of appellant filing this statement: Tarek Farag, pro se. 411 N Warwick Ave, Westmont, IL 60559, Phone # 630 709 3965.

Email: tarekfaragusa@hotmail.com, tarekfarag@comcast.net

4- Name and address of first named appellee: President Joe Biden, 1600 Pennsylvania Avenue, N.W.. Washington, DC 20500.

Represented by United States Attorney's Office (NDIL - Chicago), 219 South Dearborn Street, Chicago, IL 60604, Email: USAILN.ECFAUSA@usdoj.gov

5- Names and addresses of other named defendants: All the defendants' information and attorneys are listed in the CIVIL DOCKET FOR CASE #: 1:24-cv-02728 [Dkt 72].

6- Date of entry of the judgment or order being challenged: 10/22/2024.

7- Date the notice of appeal was filed in the District Court: 11/1/2024

8- United States is a named defendant.

9- Some of the defendants are corporations.

10-Date transcript was requested: 11/28/2024

11-Name of reporter: Krista Flynn Burgeson

Respectfully submitted this November 8, 2024.



Plaintiff: TAREK FARAG, pro se.

411 N WARWICK AVE, WESTMONT, IL 60559

Phone: 630 709 3965

Email: tarekfaragusa@hotmail.com, tarekfarag@comcast.net

VERIFICATION BY CERTIFICATION

Under penalties as provided by law, the undersigned certifies that the statements set forth in this document are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Executed on 11/8/2024.



Plaintiff: TAREK FARAG, pro se.

Email: tarekfaragusa@hotmail.com, tarekfarag@comcast.net

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS, EASTERN
DIVISION**

TAREK FARAG Plaintiff, v. JOSEPH BIDEN, ET AL Defendants.	Civil Case No 1:24-cv-02728 Judge: Honorable JEREMY C. DANIEL Magistrate Judge: Honorable JEANNICE W. APPENTENG
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NOTICE OF APPEAL

NOTICE IS HEREBY GIVEN that Tarek Farag, pro se plaintiff in the above named case, hereby appeal to the United States Court of Appeals for the Seventh Circuit from the order of 10/22/2024, denying plaintiff's motions for injunctive and declaratory relieves, and the decisions relating to them.

Respectfully submitted November 1, 2024.



Plaintiff: TAREK FARAG, pro se.
411 N Warwick Ave, Westmont, IL 60559
Phone: 630 709 3965
Email: tarekfaragusa@hotmail.com

PROOF OF SERVICE

On 11/1/2024, I, Tarek Farag on oath state that I served this Notice of Appeal, by mail to the non-CM/ECF participants in this matter, and letting the Court's Clerk serve the other defendants using the CM/ECF system.

Executed on November 1, 2024.



Plaintiff: TAREK FARAG, pro se.

UNITED STATES DISTRICT COURT

FOR THE Northern District of Illinois – CM/ECF NextGen

1.8 (rev. 1.8.1)

Eastern Division

Tarek Farag

Plaintiff,

Case No.: 1:24–cv–02728

v.

Honorable Jeremy C. Daniel

Joseph Biden, et al.

Defendant

NOTIFICATION OF DOCKET ENTRY

This docket entry was made by the Clerk on Tuesday, October 22, 2024:

MINUTE entry before the Honorable Jeremy C. Daniel: The plaintiff's "Motion to Declare that the Claims That 'Burning Fossil Fuel is Causing Global Warming' is a Hoax and to Enjoin the Defendants from Enforcing It [40] is denied for the reasons stated on the record. In short, the plaintiff has not presented any evidence to support his motion and has not identified any authority that would allow the Court to grant the plaintiff the relief he seeks. The Court cautioned the plaintiff that frivolous, unsubstantiated filings could result in sanctions, including the dismissal of the plaintiff's case. The plaintiff shall respond to defendant Facebook's motion to dismiss on or before November 12, 2024; any reply is due on or before December 3, 2024. Mailed notice. (vcf,)

ATTENTION: This notice is being sent pursuant to Rule 77(d) of the Federal Rules of Civil Procedure or Rule 49(c) of the Federal Rules of Criminal Procedure. It was generated by CM/ECF, the automated docketing system used to maintain the civil and criminal dockets of this District. If a minute order or other document is enclosed, please refer to it for additional information.

For scheduled events, motion practices, recent opinions and other information, visit our web site at www.ilnd.uscourts.gov.

UNITED STATES DISTRICT COURT

**FOR THE Northern District of Illinois – CM/ECF NextGen
1.8 (rev. 1.8.1)
Eastern Division**

Tarek Farag

Plaintiff,

Case No.: 1:24-cv-02728

v.

Honorable Jeremy C. Daniel

Joseph Biden, et al.

Defendant

NOTIFICATION OF DOCKET ENTRY

This docket entry was made by the Clerk on Tuesday, October 15, 2024:

MINUTE entry before the Honorable Jeremy C. Daniel:
The motion hearing set for 10/22/2024 at 9:30 a.m., will be held by Webex. At least 10 mins prior to the hearing, you are directed to cut and paste this hyper link into a browser: https://us-courts.webex.com/meet/Judge_Daniel. ALL PARTICIPANTS MUST TYPE IN THEIR NAME WHEN JOINING THE VIDEO CONFERENCE AND YOUR CAMERA MUST BE ON WHEN YOUR CASE IS CALLED. You can use the dial in option ONLY if you do not have access to a device with video capability: (650)-479-3207, the access code is: 2315 750 8728. All participants must be in a quiet area while on the line and must be muted until your case is called. Persons granted remote access to proceedings are reminded of the general prohibition against photographing, recording, and rebroadcasting of court proceedings. Violation of these prohibitions may result in sanctions, including removal of court issued media credentials, restricted entry to future hearings, denial of entry to future hearings, or any other sanctions deemed necessary by the Court. Mailed notice. (vcf,)

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS, EASTERN
DIVISION**

TAREK FARAG Plaintiff, v. JOSEPH BIDEN, ET AL Defendants.	Civil Case No 1:24-cv-02728 Judge: Honorable JEREMY C. DANIEL Magistrate Judge: Honorable JEANNICE W. APPENTENG
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**MOTION TO DECLARE THAT THE CLAIMS
THAT "BURNING FOSSIL FUEL IS CAUSING
GLOBAL WARMING" IS A HOAX, AND TO
ENJOIN THE DEFENDANTS FROM ENFORCING IT**

Plaintiff Tarek Farag (hereinafter Farag) states the following UNDER OATH:

1- 28 U.S. Code § 2201(a) states "In a case of actual controversy within its jurisdiction, - - - , any court of the United States, upon the filing of an appropriate pleading, may declare the rights and other legal relations of any interested party seeking such declaration, whether or not further relief is or could be sought". **The Court may order a speedy hearing of a declaratory-judgment action.**

2- A plaintiff seeking declaratory relief must show that there is an actual controversy, which means there is a connection between the challenged conduct and injury, and redressability that the court could order. Due to enforcing and promoting the claims that "burning fossil fuel is causing global warming" (hereinafter the Hoax), Farag already suffered and is suffering financial losses and

reduction to his standard of living. Examples of the losses include, but not limited to the following. The price of one Therm of natural gas around January 2018 was **\$0.0485**, and around February 2024 was **\$0.2134**, an increase of 440%. This means that the \$200 cost to heat his house for one month will jump to **\$880**! This forced Farag to set his thermostat at less than 50 °F, just to avoid the freezing of water pipes, reducing his standard of living. Farag paid additional **\$16** for the Hoax in his electric bill of February 2024, not adding the price increase of the electricity itself. The price of gasoline increased from less than \$2 per Gallon to \$3 to \$5 per Gallon, which resulted in increases in: insurance, car prices, car maintenance, food, medicine, etc. Farag had to limit driving his car and was almost imprisoned in his home. The total direct financial losses to Farag is about \$6000 per year. Additionally, our Federal Government is wasting **\$45,200,000 per day** on the Hoax, in addition to the States' waste, **that money should have been used to improve our lives.**

3- The theory that CO₂ traps (absorbs) most of the IR (Infra-Red, black body radiation) energy emitted from the earth's surface is flawed. The earth emits a wide spectrum of IR most of its energy is in the 3 to 100 micrometer range. CO₂ has limited absorption bands at (2, 2.7, 4.3, and 15 μm), at these bands about 8% of the IR is available, while water vapor absorbs 30 times the IR energy as CO₂ [<https://nov79.com/gbwm/ntyg.html>],

The general equation for radiation absorption is:

$$\begin{aligned} &(\text{The intensity of radiation at distance } L \text{ W/m}^2) = \\ &(\text{The intensity of radiation at distance } 0 \text{ W/m}^2) \times \\ &(2.718)^{(- \text{absorption coefficient} \times L)} \dots\dots\dots \text{W/m}^2 \end{aligned}$$

For example, the band at 15 μm, CO₂ fully absorbs the IR in about **10 m**. Hence, doubling CO₂ would fully absorb

IR in about **5 m**. Here “fully absorb” means that all the energy available are absorbed and **not increase the total energy radiated from the Earth’s surface**. Additionally, the current CO2 concentration is about 400 ppm (1/2500), in order for one molecule of CO2 to increase the temperature of the surrounding air **1 °C**, requires the temperature of CO2 to increase about **2500 °C, which is impossible!!**

4- Paragraph 3 above is enough to prove that the Hoax is a hoax. However, since the IPCC (Intergovernmental Panel on Climate Change), and NASA are the main sources of this Hoax, we need to examine their claims. On page 935 of IPCC’s “Earth’s Energy Budget, Climate Feedbacks and Climate Sensitivity” stated “*As a result, there is a radiative imbalance at the TOA (Top Of Atmosphere) in the clear-sky energy budget, suggesting that the Earth would warm substantially if there were no clouds*”. Which reveals that increasing greenhouse gases will reduce Sun’s energy reaching the Earth’s surface, **causing global cooling**, in direct **contravention** of its own stated **global warming** theory.

5- On page 1022, IPCC stated “*Scientists have made significant progress over the past decade and are now **more confident** that changes in clouds will amplify, rather than offset, global warming in the future*”. There is no basis for their statement of “more confident” since it **did not specify the magnitude or the direction of their predicted changes, and in science there are always doubts and numbers.**

6- IPCC is showing two diagrams in page 934 that represent scientific errors:

¹⁻ The Earth’s surface in “All Sky” receives **160 W/m²** of the Sun’s energy while emitting **398 W/m²** (not adding

evaporation and sensible heat), which is more than the **160** W/m² at the Earth's surface and the **340** W/m² at TOA.

This is not logically or scientifically possible.

2- The Earth's atmosphere absorbs a total of **399** W/m² (80 in atmosphere + 160 at surface + (398 reflected – 239 escaping) = 399), which means that the Earth is **dangerously heating with energy more than the incoming Sun's energy, which is not logically or scientifically possible.**

3- Having this fraudulent information for many years without correction or explanation is wrong.

4- The people that trusted these reports and used their data without confirming its veracity and physical basis were misled to wrong conclusions and actions.

7- The IPCC technical reports are in reality twisted political reports, prepared specifically for ignorant politicians not scientists. For example, they stated in "The Earth's Energy Budget, - - ":

[https://www.ipcc.ch/report/ar6/wg1/downloads/report/IPCC_AR6_WGI_Chapter07.pdf]:

*"However, the overall **precision** of these fluxes (uncertainty in global mean TOA flux of 1.7% (1.7 W/m²) for reflected solar and 1.3% (3.0 W/m²) for outgoing thermal radiation at the 90% confidence level) is **not sufficient to quantify** the Earth's energy imbalance in absolute terms. Therefore, the CERES EBAF reflected solar and emitted thermal TOA fluxes **were adjusted**, within the estimated uncertainties, to **ensure that the net TOA flux for July 2005 to June 2015 was consistent with the estimated Earth's energy imbalance for the same period based on ocean heat content (OHC) measurements and energy uptake estimates for the***

*land, cryosphere and atmosphere - -, this is not necessarily an **indication of model accuracy**, especially as ESMs show significant **discrepancies** on regional scales, often related to their representation of clouds”.*

This shows that when doing the measurements at higher precision, the results didn't validate their models, then they adjusted (**fabricated**) the measurements to prove their theory.

8- The same misrepresentation, twisting of facts, fabrication, and other problems done by IPCC, were done by NASA in CERES_EBAF_Ed2.8 Data Quality Summary (**March 19, 2014**)

[https://ceres.larc.nasa.gov/documents/DQ_summaries/CERES_EBAF_Ed2.8_DQS.pdf]:

*“**Despite recent improvements** in satellite instrument calibration and the algorithms used to determine SW and LW outgoing top-of-atmosphere (TOA) radiative fluxes, a sizeable imbalance persists in the average global net radiation at the TOA from CERES satellite observations. With the most recent CERES Edition3 Instrument calibration improvements, the SYN1deg_Edition3net imbalance is **~3.4 W m⁻²**, much larger than the expected observed ocean heating rate **~0.58 W m⁻²** (Loeb et al. 2012a). This **imbalance is problematic** in applications that use Earth Radiation Budget (ERB) data for **climate model evaluation**, estimations of the Earth's annual global mean energy budget, and studies that infer meridional heat transports. The CERES Energy Balanced and Filled (EBAF) **dataset uses an OBJECTIVE constraint algorithm to adjust SW and LW***

TOA fluxes within their ranges of uncertainty to remove the inconsistency between average global net TOA flux and heat storage in the Earth-atmosphere system”.

9- The two distinguished Princeton professors, Richard Lindzen, Prof. of Earth Science, and William Happer, Prof. of Physics, **testified before Congress** around **April 2022**, showing that there is no scientific basis for climate-related risk caused by fossil fuels and CO₂, and there is no climate emergency. No other scientist **DARED**, or **CARED**, to come forward to dispute their findings. These findings **LEAVE no excuse for any one, especially the officials, to claim that the Hoax is not a hoax.**

<https://www.sec.gov/comments/s7-10-22/s71022-20132171-302668.pdf>

10- Enjoining the government from wasting our money on the Hoax will not cause any losses to it, to the defendants, or anyone, but it will save huge amounts of the wastes.

11- WHEREFORE, Plaintiff Tarek Farag, respectfully requests that this Honorable Court: Order the following:

- 6) Declare that the Man-Made-Global-Warming due to burning fossil fuel has no scientific basis and is a destructive Hoax;
- 7) Invalidate all the laws, administrative orders, regulations, subsidiaries, etc. to combat man made global warming;
- 8) Enjoin the government from enforcing all the actions to combat global warming; and
- 9) Take any additional actions this Honorable Court sees as proper and just.

Respectfully submitted October 9, 2024.



Plaintiff: TAREK FARAG, pro se.
411 N Warwick Ave, Westmont, IL 60559
Phone: 630 709 3965
Email: tarekfaragusa@hotmail.com

VERIFICATION BY CERTIFICATION

Under penalties as provided by law, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Executed on October 9, 2024.



Plaintiff: TAREK FARAG, pro se.
411 N Warwick Ave, Westmont, IL 60559
Phone: 630 709 3965
Email: tarekfaragusa@hotmail.com

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS, EASTERN
DIVISION**

TAREK FARAG Plaintiff, v.	Civil Case No 1:24-cv- 02728
Joseph Biden , in his Official Capacity as the President; Kamala Harris , in her Official Capacity as the Vice President; Alejandro Mayorkas , in his Official Capacity as Secretary of Homeland Security; Merrick Garland , in his Official Capacity as US AG; Michael Regan , in his Official Capacity as EPA Administrator; Kwame Raoul , in his Official Capacity as IL Attorney General; J.B. Pritzker , in his Official Capacity as IL Governor; Dick Durbin , in his Official Capacity as IL Senator; Tammy Duckworth , in her Official Capacity as IL Senator; Sean Casten , in his Official Capacity as IL Congressman; Louis DeJoy , in his Official Capacity as the Postmaster General; Gil Quiniones , ComEd CEO; The United States of America ; The following Defendants are Media Companies: MSNBC; CNN; CBS; CNBC; NPR; Washington Post; NY Times; Facebook; and Other Unknown Defendants , Defendants.	Judge: Honorable JEREMY C. DANIEL Magistrate Judge: Honorable JEANNICE W. APPENTENG

**AMENDED COMPLAINT FOR DECLARATORY,
INJUNCTIVE, AND OTHER RELIEF (CORRECTED)**

Plaintiff Tarek Farag (hereinafter Farag) states the following under oath:

to all her inhabitants). Farag appreciated her antidiscrimination laws, especially after reading the **historical case of Brown v. Board of Education**, and the election of the Black Moslim Barack Hussein Obama. It was his happiest day when Obama was elected president. It proved how far the U.S. is ahead of the world in her civilization; because it is impossible to have anything like this ever happen in any place in the world, especially Islamic countries. However, his excitement and happiness turned into the worst nightmare when Obama started destroying all the American values and the antidiscrimination laws and ignited discrimination wars based on: color, race, gender, and religions. One example of Obama's destruction was his intentional misrepresentation of the facts, to give the impression that the law-enforcement officers in the whole country are unfairly targeting Blacks and Hispanics, which resulted in the despicable deaths of many police officers, the death of innocent people, the destruction of properties, and the establishment of the terrorist organization "Black Lives Matter" [Exh C4].

5- Farag observed that the government is censoring his mails, emails, text messages, and phone conversations, and sometimes intercepts and blocks them. What is more disturbing, is that the **White House and the DOJ became a tool to censor almost everything, especially the social media, major newspaper, major TV and Radio stations, etc. Additionally, they became a source of lies to protect the corruption and the destructive agenda of the Biden administration.**

[<https://judiciary.house.gov/media/press-releases/testimony-reveals-fbi-employees-who-warned-social-media-companies-about-hack>],
[<https://nypost.com/2024/08/27/us-news/mark-zuckerberg->

JURISDICTION AND VENUE

1- This Court has Federal Jurisdiction under 28 U.S.C. § 1331, and the Administrative Procedure Act (“APA”). Venue is proper in this District pursuant to 28 U.S.C. § 139. The Court is authorized to award the requested declaratory, injunctive, and other relief under 28 U.S.C. §§ 2201-2202, 5 U.S.C. § 706, 18 U.S.C. § 2381, 18 U.S.C. § 1001, 18 U.S.C. § 371, the Immigration and Nationality Act (“INA”), and the U.S. Constitution.

INTRODUCTION

2- Farag is a patriotic American citizen, emigrated with his family from Egypt, escaping its tyrannical corrupt system that **fully controls the media**, prosecutes and eliminates any opposition, and its president has the power to imprison anyone with or without a fake trial. This tyrannical system has elected officials that their jobs are to praise and protect the wrongdoings of the government officials, and to hold the people accountable. Its constitution mandates discrimination and the president can manipulate and change it according to his whims.

3- Farag believed that the USA is the greatest nation because of its **Constitution**; not its people (people are the same everywhere), nor its resources. In Egypt, if a train accident kills 200 people, no official is accountable (So what, 200 out of 80 million). In contrast, when Farag **first** came to the USA, if only one person is harmed in a foreign country, every citizen will consider himself to be harmed. The government and the army will be ready to mobilize their full power, with the potential of losing many brave men/women, to protect this single American.

4- Farag admired and loved more the United States of America after immigrating to **Her** (he considers the U.S.A. a protective, caring, sacrificing, and loving **Mother**

admits-biden-admin-pressured-facebook-to-censor-covid-content-says-it-was-wrong-to-suppress-hunter-laptop-coverage/]

6- While in Egypt, Farag was impressed by the freedom and protection the American citizens enjoyed depicted in the American movies (showing that if a citizen was subjected to harassments or wrong doings by the government, just threatening to raise it to his elected representative, would scare the perpetrators and force them to stop and apologize). In the last few years, Farag watched with horror, the political candidates lying to the people while knowing very well the truth, and humiliating themselves begging the donors for money. However, after being elected, they forget the low-grade people that voted for them, and the lower-grade people that didn't vote for them, but they keep reminding both grades, of how hard they are working for them. It became a sad joke that the American people have the freedom to vote ONLY for the candidates that were appointed by the interest groups and promoted by the Prostituted Media. Ironically, this proved to be absolutely true for the appointment (not the voting) of Kamala Harris to be the nominee of the Democratic Party for president, after she got zero delegates in the primaries, while Biden got the majority of delegates and was the party's nominee. More ironically, the Democratic Party pretends to be the protector of democracy!?

It is worth noting that when Farag did an internet search (on 9/7/2024 around 2:10 PM) to find out the number of delegates Harris got, the search results didn't show any, but showed only how great she is, the huge support her highness is getting, and how she is leading Trump everywhere. Proving again the corruption of the Prostituted Media and how they control the people.

7- It was never in Farag's worst nightmares that he will see the president of the USA, the defendant Joe Biden (hereinafter Biden), breaking his Oath of Office, committing treason, breaking our laws and constitution, and illegally bringing into the USA millions of criminals and giving them benefits more than the hard-working Americans (anyone who breaks our laws is a criminal and an enemy of the state). Biden deceptively called those enemies newcomers, asylum seekers, etc. Worse than this worst nightmare, is that a huge number of our officials (elected or appointed) were complicit and conspired with him, and supported and protected him! They went further in their treason, not only by fighting the efforts of the state of Texas to stop the invasion of the country by those enemies, but also, by flying about 320,000 enemies illegally directly to our cities. Further, after many women were raped or killed by those criminals, Biden didn't hold himself or any member of his administration accountable (So What). However, some were blaming the victims, because they should have avoided being at that place at that time (they wanted women to be with guardians, as in Islamic countries). It is disturbing that blaming the victim became a trend to an abhorrent degree that in Illinois, they are suing the car manufacturers instead of the thieves for car thefts, accusing them of not providing adequate anti-theft means! They will soon sue all the homeowners for not installing adequate anti theft means. These things TERRIFIED Farag, and assured him that he has no safety for his life or property. It proved to him that Biden, his administration, and those officials are destroying America and they are her REAL ENEMIES. Therefore, Farag is assuring everyone that he is not suicidal, and already filed a request in the Police Department to protect his life and property,

8- In Egypt, the job of its AG (attorney general) - as written - is to enforce the laws and go after the crimes and the criminals. However, since the president of Egypt considers any oppositions to him or any of his gangs serious crimes, the attorney general imprisons, without trial, anyone showing any opposition and keeps them to die slowly, and if needed, he fabricates crimes against them and prosecutes them in front of corrupt judges. And sometimes, he (AG) imprisons them in mental-health institutions where they could stay forever without a need for any legal procedures. Farag was surprised when US AG Eric Holder was held in contempt of Congress for refusing to turn over legal documents, and was horrified to see him get away with it. Farag believes that this was a turning point for the credibility of the US AG to go below the credibility of the Egyptian AG, considering that the whole world is watching the USA more than Egypt.

9- After Farag filed his complaint on 4/4/2024, the Congress **held the AG Merrick Garland in contempt of Congress** on 6/12/2024, for refusing to comply with a subpoena for the audiotapes of the Special Counsel Hur's interviews with President Biden, for which he already submitted its transcript. This proves that the **transcript he provided is not true**, and that the **AG is hiding something very serious** that could be criminal actions or corruption, which supports Farag's accusations.

[<https://rumble.com/v50rl10-why-merrick-garland-must-be-held-in-contempt.html>].

10- Farag believes that the world is seeing a huge well organized and funded, International Enterprise, using the Hoax. It rented many politicians and government officials, and bought many organizations and individuals to promote and benefit from it, on the expense of the taxpayers, the poor, and the middle class. They are pursuing a kind of

cases never seen before in the history of the American Courts.

11- Around March 2, 2023, Farag filed a complaint to Illinois AG Kwame Raoul, using his official website form and attached to it “OPEN LETTER TO UN SECRETARY GENERAL AND POLICY AND DECISION MAKERS” [Exh C1], informing him about the scientific facts disputing the claims that burning fossil fuel is causing global warming, and asking him to investigate his complaint. Farag received acknowledgment from his office, but never a response to the complaint.

12- Around March 2, 2023, Farag sent a complaint to US AG Garland, using DOJ website form to complain about the fraud involved in the global warming hoax, but did not receive any acknowledgment or response. On 2/5/2024, Farag sent to US AG by registered mail (Tracking number 70223330000112050740) a complaint “Request to Investigate and Prosecute an **International Criminal Enterprise**” [Exh C2], attached to it Exh C1 explaining the facts. However, Farag did not receive any acknowledgment or response.

13- Once upon a time, Egypt’s **tyrant traitor president** Elsadat, issued a law banning the sales of fresh beef and meat 3 days in every week for many years. Once upon a time, Biden conspired with many officials, **lied** to the people that **BURNING FOSSIL FUEL IS CAUSING DANGEROUS GLOBAL WARMING** (hereinafter **Hoax**), declared war against fossil fuels, and took destructive actions to ban its use, even without providing an alternative.

14- Farag examined the **declarations** of the former president Barak Housine **Obama** that **the Hoax will cause sea levels to rise drowning huge areas of land under water.**

Farag **proved the falsity of his claims beyond any doubt.**

15- Obama opened new gates for many to jump on the Hoax, promote it, gain power, and make huge financial gains. The worst part was, and is, the promotion of this Hoax on an international level by NASA and IPCC (United Nations' Intergovernmental Panel on Climate Change).

16- Many problems faced the serious scientists from examining the Hoax. First, the researches should be done globally, which require huge resources not available to individuals or small research groups. Second (a serious problem), the U.S. government, many European countries, United Nations, and some rich promoters, were giving **huge amounts of money to organizations to prove the Hoax.** If they concluded that, there is no Global-Warming, they will lose these enticing (continuous) huge amounts of money. To keep this money coming all the times, they had to focus on, and exaggerate, the things that prove it, and ignore or hide the things against it, and in many cases they manipulated and fabricated the data (**which is a very serious violation that should be investigated, prosecuted, and punished accordingly**). However, when the disputing facts were difficult to hide and surfaced proving it to be a hoax (for example severe cold weather in some areas showing a trend for global cooling), and to keep the money coming, they shamelessly changed their theory from **Global-Warming to Climate-Change.**

17- Farag completed his scientific studies, analysis, and calculations using mainly the data contained in the technical reports generated by IPCC and NASA, which **proved beyond any doubt that the Hoax is a hoax,** and published his findings in a book around May 2022.

18- The theory behind the Hoax is that humans are burning large amounts of fossil fuel generating CO₂, which traps (absorbs) the IR (Infra Red radiations) emitted from the earth's surface heating the atmosphere. This theory is grossly faulty, and there is no serious scientific research supporting it. The earth emits large spectrum of IR most of its energy is concentrated in the 3 to 100 micrometer range, while CO₂ has limited absorption bands at (2, 2.7, 4.3, and 15 μm), which absorbs very small energy out of the total spectrum, while water vapor is the major absorbent.

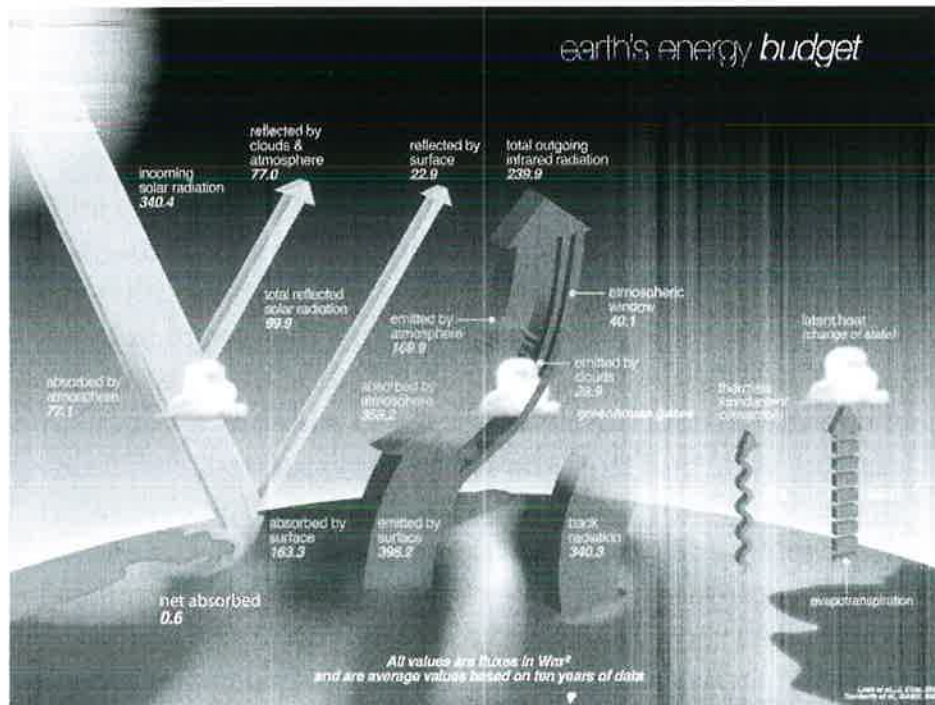


Fig 1: NASA's Earth's Energy Budget April 10, 2017

19- NASA published Fig 1 (April 10, 2017) [<https://www.nasa.gov/feature/langley/what-is-earth-s-energy-budget-five-questions-with-a-guy-who-knows>], which shows the average energy for all-locations-hourly-

daily for 10 years, its peak is 1360 W/m², and average 340.4 W/m². The average absorbed by the Earth's surface is 163.3 W/m² radiated as 398.2 W/m², and the Earth's surface is reheated by greenhouse gases by 340.3 W/m². There are no words to describe presenting such fraudulent information as science. Fig 1 represents many scientific disasters. The first is showing that the earth's surface radiates energy 398.2 W/m² more than the absorbed energy 163.3 W/m² (a child can spot it). The second is keeping this information for many years without correcting, disputing, or explaining how it could be. The third is that other people and assumable scientists used some of its forms blindly without realizing its falsity.

20- The data on page 935 of IPCC's "Earth's Energy Budget, Climate Feedbacks and Climate Sensitivity" reveals that increasing greenhouse gases will reduce Sun's energy reaching the Earth's surface, causing Global-Cooling not warming, in direct contravention of its own stated global warming theory. IPCC stated "As a result, there is a radiative imbalance at the TOA in the clear-sky energy budget (Figure 7.2, lower panel) (Fig 3 here), suggesting that the Earth would warm substantially if there were no clouds". In science there must be factual numbers not suggestion. In contrast, on page 1022, IPCC stated "Scientists have made significant progress over the past decade and are now more confident that changes in clouds will amplify, rather than offset, global warming in the future". There is no basis for their statement of "more confident" since it did not specify the magnitude or the direction of their predicted changes.

21- IPCC is showing unacceptable logical and scientific errors in two diagrams in page 934 (Fig 2 and Fig 3 here):
1) The Earth's surface in "All Sky" receives 160 W/m² of the Sun's energy while emitting 398 W/m² (not adding

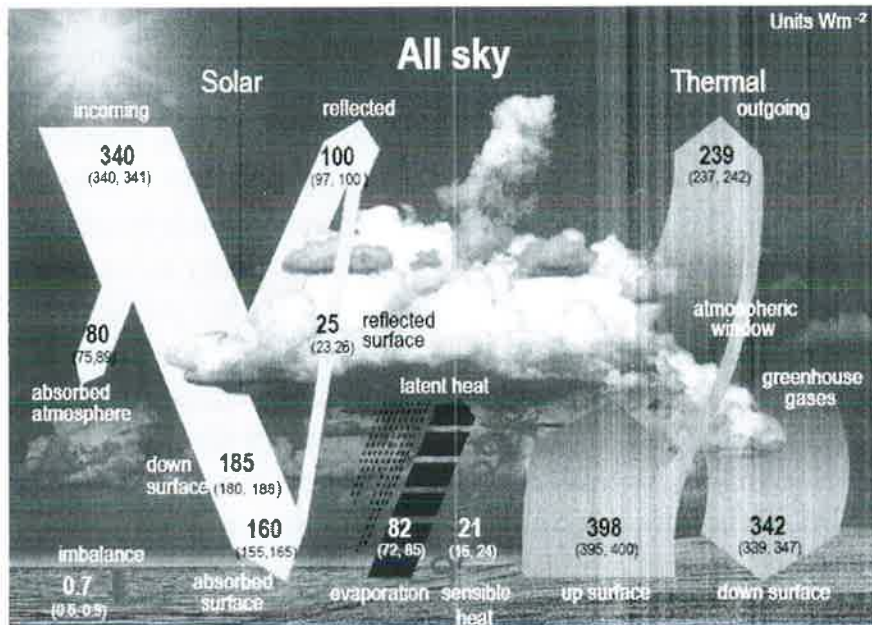


Fig 2 Schematic representation of the global mean energy budget of the Earth

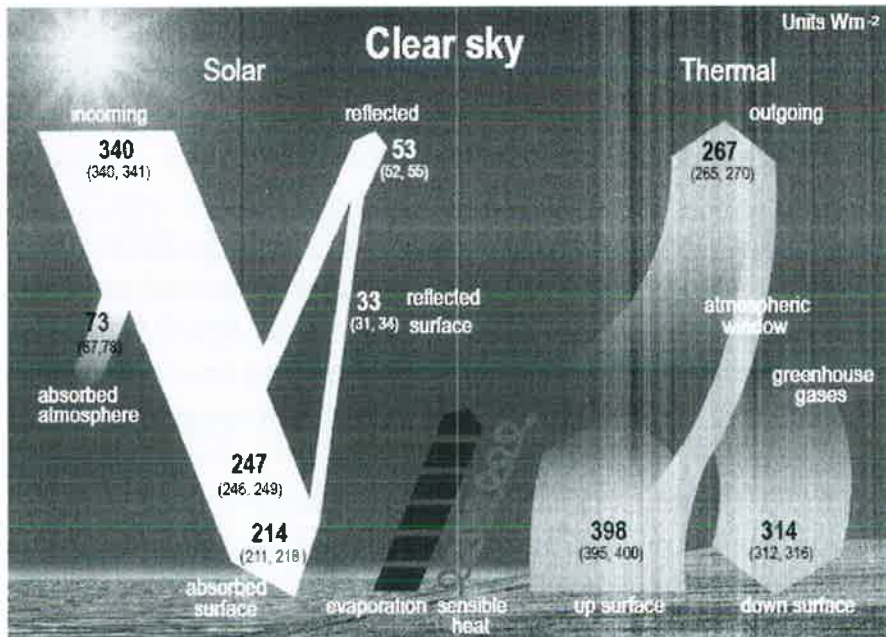


Fig 3 Schematic representation of the global mean energy budget of the Earth without considerations of cloud effects

evaporation and sensible heat), which is more than the stated Sun's incoming energy of 160 W/m² at the Earth's surface and the 340 W/m² at TOA (Top Of Atmosphere).
2) The Earth's atmosphere absorbs a total of 399 W/m² (80+160+ 398-239 = 399), which means that the Earth is dangerously heating with energy more than the (340) incoming Sun's energy.

22- The IPCC technical reports are in reality twisted political reports, prepared specifically for ignorant politicians not scientists. For example, they stated in "The Earth's Energy Budget, - -":

[https://www.ipcc.ch/report/ar6/wg1/downloads/report/IPCC_AR6_WGI_Chapter07.pdf]:

"However, the overall precision of these fluxes (uncertainty in global mean TOA flux of 1.7% (1.7 W m⁻²) for reflected solar and 1.3% (3.0 W m⁻²) for outgoing thermal radiation at the 90% confidence level) is not sufficient to quantify the Earth's energy imbalance in absolute terms. Therefore, the CERES EBAF reflected solar and emitted thermal TOA fluxes were adjusted, within the estimated uncertainties, to ensure that the net TOA flux for July 2005 to June 2015 was consistent with the estimated Earth's energy imbalance for the same period based on ocean heat content (OHC) measurements and energy uptake estimates for the land, cryosphere and atmosphere - -, this is not necessarily an indication of model accuracy, especially as ESMs show significant discrepancies on regional scales, often related to their representation of clouds".

This shows that when doing the measurements at higher precision, the results didn't validate their models "this is not necessarily an indication of model accuracy", then

they adjusted (fabricated) the measurements to prove their theory, which is **FRAUD**.

23- The same misrepresentation, twisting of facts, fabrication, and other problems done by IPCC, are repeated by NASA in CERES_EBAF_Ed2.8 Data Quality Summary (March 19, 2014)

[https://ceres.larc.nasa.gov/documents/DQ_summaries/CERES_EBAF_Ed2.8_DQS.pdf]:

*“**Despite recent improvements** in satellite instrument calibration and the algorithms used to determine SW and LW outgoing top-of-atmosphere (TOA) radiative fluxes, a sizeable imbalance persists in the average global net radiation at the TOA from CERES satellite observations. With the most recent CERES Edition3 Instrument calibration improvements, the SYN1deg_Edition3net imbalance is **~3.4 W m⁻²**, much larger than the expected observed ocean heating rate **~0.58 W m⁻²** (Loeb et al. 2012a). This **imbalance is problematic** in applications that use Earth RadiationBudget (ERB) data for **climate model evaluation**, estimations of the Earth's annual global mean energy budget, and studies that infer meridional heat transports. The CERES Energy Balanced and Filled (EBAF) **dataset uses an OBJECTIVE constraint algorithm to adjust SW and LW TOA fluxes within their ranges of uncertainty to remove the inconsistency between average global net TOA flux and heat storage in the Earth-atmosphere system**”.*

24- The admissions by NASA and IPCC of manipulating the measurements was observed by Wallace et al, “On the Validity of NOAA, NASA and Hadley CRU Global Average Surface Temperature Data and the Validity of EPA’s CO2 Endangerment Finding” (June

2017), p. 30.

25- To further dispute the Hoax, we can show that **increasing CO2 would cause Global-Cooling not warming**. We assume that the photosynthetic average efficiency is 4.5%, the green land is 32% of Earth's land, which is 29% of Earth's total surface area, and the Sun's energy reaching Earth's surface is 160 W/m². Then the plants are storing about 0.668 W/m² ($.045 \times .32 \times 0.29 \times 160 = 0.668$). Assuming that CO₂ is doubled to 800 ppm, which would result in 55% to 104% increase in biomass of plants of an average of 79.5%. This means that increasing CO₂ to 800 ppm would make the plants store an additional 79.5% of energy, i.e., 0.53 W/m² ($0.795 \times 0.668 = 0.53$), which would cool the Earth's surface with a total amount of **1.198 W/m²**. However, if we assume that sea plants (planktons) will have growth similar to land plants of an average 79.5%, and the entire water surface is occupied with sea plants, we get an energy storage of 5.11 W/m² ($0.045 \text{ efficiency} \times 0.71 \text{ water area} \times 160 = 5.11$). Increasing CO₂ to 800 ppm, would give us additional storage of **4.06 W/m²** ($5.11 \times .795$). Adding land and water extra storage; we get **4.73 W/m²**. This would reduce the temperature by storing those extra Sun's energy, like a battery, instead of letting those energies become heat.

26- Although Farag showed that burning CO₂ would not cause global warming, it is worth noting that a **layperson** would observe that temperature increase would cause more evaporation, which will cause water surfaces (sea level) to get reduced not increased. Also, during winter the humidity is low (we use humidifiers to evaporate water and increase humidity), and during summer the humidity is high (we use dehumidifiers to condensate water to reduce humidity). To prove with numbers that global warming would reduce sea level

instead of increasing, we use NASA's data (even as it is inaccurate). At an average temperature of 20°C, the water vapor content in the air is about 17.30 gm/m³, when it increases by the predicted 3°C to 23°C, the water vapor content is about 20.59 gm/m³ (19%). Now, imagine the tremendous extra 19% rain and how much evaporation would happen to sea levels! Notice that such evaporation will absorb heat and reduce the surface temperature stopping the evaporation, in other words, cooling the surface. Additionally, having this additional 19% of water vapor will result in high absorption of Sun's energy, reducing the Earth's surface temperature. Further, increasing the water vapor in the atmosphere will increase the non-recoverable precipitation of rain, snow, and ice.

27- The two distinguished Princeton professors, Richard Lindzen, Prof. of Earth Science, and William Happer, Prof. of Physics, testified before Congress around April 2022, showing that there is no scientific basis for climate-related risk caused by fossil fuels and CO₂, and there is no climate emergency. No other scientist dared, or cared, to come forward to dispute their findings. These findings **LEAVE no excuse for any one to claim that the Hoax is not a hoax.** <https://www.sec.gov/comments/s7-10-22/s71022-20132171-302668.pdf>

28- The two scientists Costa and Shine; showed that the value of **40 W/m²** for the irradiance reaching the top of the atmosphere from the surface, through the mid-infrared atmospheric window, was estimated in an **ad hoc manner**, while it **should be 20 W/m²** (± 20%). Which proves again the falsity of the IPCC's data.
[\[https://journals.ametsoc.org/view/journals/atsc/69/6/jas-d-11-0248.1.xml?tab_body=fulltext-display\]](https://journals.ametsoc.org/view/journals/atsc/69/6/jas-d-11-0248.1.xml?tab_body=fulltext-display)

29- Everyday passes without stopping the Global-Warming HOAX, our Federal Government is wasting

\$45.2 millions/day (1.9 M/hr), in addition to the States' waste. There are \$16.5 Billions in the budget of 2024, which will increase in 2025-budget to more than **\$63 M/day** (2.6 M/h). The **real disaster is that we don't have these billions** that are growing to be trillions that the government is wasting.

[<https://www.whitehouse.gov/omb/briefing-room/2023/03/09/fact-sheet-the-presidents-budget-for-fiscal-year-2024/>].

30- Farag believes that the defendants that are promoting the Hoax are part of groups of officials, lawyers, organizations, and presumed scientists that specialized in benefiting from the Hoax, pretending to protect the environment and the people, while in reality they are greatly harming them. They misrepresent the scientific facts and mislead people including judges to believe the Hoax. As an example, they misled H.J. Kathy Seeley (Montana First Judicial District Court, Lewis And Clark County, No. CDV-2020-307) to rule -in 103 pages-supporting the Hoax. She stated that the *“global temperature rise over the last 120 years is on average 2.2°F”* and *“The Earth has warmed by 1.3 to 2.2°F in only the last thirty-five years, as atmospheric CO2 concentrations have risen from 350 ppm to over 420 ppm today”*. She repeated the inaccurate statement that *“Children are uniquely vulnerable to the consequences of climate changes, which harms their physical and psychological health and safety, interferes with family and cultural foundations and integrity, and causes economic deprivations”*. She concluded that these temperature increases are due to the rise of CO2 concentration, and would cause: serious mental, physical, safety, and economic deprivations, and interferes with family and cultural foundations and integrity!? She ignored the well

known facts that Montana is one of the coldest states, and its average high temperature is about 55°F, while in Florida the average high temperature is about 83°F, which is about 30°F higher than Montana's, for hundreds of years, without anyone suffering from any of these harms due to 30°F, not the 2.2°F above average of 55°F! Even, she considered the benefits of increasing the temperature (if there is any) that could increase the number of days above freezing and extend the planting season, to be harmful things that we need to vigorously fight.

31- Farag tried to intervene in many cases to dispute the Hoax. He filed a motion to intervene as of right and/or permissive intervention in the United States District Court, Central District Of California, Case No: 2:23-CV-10345, however, the Court denied his motion on 3/5/2024.

32- Around November 17, 2022, Farag sent an open letter [Exh C1] to the UN Secretary General and some news media, explaining the science disputing the Hoax and asking him to stop pushing countries into disasters due to the Hoax that "burning fossil fuel is causing global warming". However, he didn't receive any response or disputes to his findings.

33- Around February 14, 2023, Farag sent another letter [Exh C1] to UNSG and to many officials including the defendants, and complained to the US Attorney General and to IL State Attorney General. However, he didn't get any disputes to his findings, or a responsive reply.

34- Farag observed that the **Government** is monitoring and censoring almost everything. He believes that they are **obstructing justice** by stopping the US Postal Service from delivering Farag's registered letters of his original complaint (process-service) to some defendants.

35- Farag discovered that both the American Postal

Workers Union (APWU) (previously on June 2020), and the National Association of Letter Carriers (NALC) (on August 2020), denounced Trump to be a president, and endorsed Joe Biden and Kamala Harris for president and vice president. [<https://apwu.org/news/apwu-executive-board-endorFses-joe-biden-president>], [<https://www.nalc.org/news/nalc-updates/nalc-endorFses-biden-harris>]. At that time, the NALC expressed its unwavering support for Biden in the future by stating: “*Vice President Biden is – was – and will continue to be – a fierce ally and defender of the United States Postal Service (USPS), letter carriers, and our fellow postal brothers and sisters*”. That support of the APWU and the NALC to Biden continued all the times to endorse Kamala Harris for presidency. Noting that both Joe Biden and Kamala Harris are defendants, and that the USPS didn’t deliver many letters, makes **Farag believe that the USPS conspired with the defendants to protect them.**

36- Farag believes that it is the first time in the history of the USA that a government official bragged publicly about his corruption and used his position as vice president to enrich his family and protect its corruption. The defendant **Biden threatened the Ukrainian officials to withhold the one billion dollars loan guarantee that the president (Obama) approved, if they don’t fire their prosecutor that is investigating his family corruption within 6 hours, which they had to do** [<https://oversight.house.gov/timeline/ukraine-11/biden-firing-ukraine-prosecutor-clip/>]. **Certainly this act is criminal and not part of his official duties.** This was just one opportunity when Biden was the vice president, however, when he became the president he had a huge opportunity to approve **many billions of free aid to Ukraine, not just one billion of loan guarantees.** It was

a better opportunity as a president to **kick back that aid** to corrupt people in the USA and other parts of the world that could **include all kinds of officials that supported him and approved those billions.**

37- Biden **imposed a proxy war against the U.S.A.** in Ukraine that cost us many **billions** and caused the death of about one million Russians and Ukrainians, and could drag us into a **horrific confrontation with Russia.** Upon information and believe, The Biden administration **fabricated evidence of Russia's threats**, and **sabotaged the peace agreement** between Russia and Ukraine, to justify dragging the U.S.A. into a war against Russia and sending money to Ukraine to get **kickbacks for him, his family, and his cronies**, which is **treason.** Further, they pretended to sanction Russia, but declared war against our oil and gas industries, destroying our energy security and independence, driving their prices to the roof, **benefiting greatly** our “assumed” **enemy Russia** (has huge oil and gas resources), and causing great harm to our economy, which is another **treason.**

38- Many officials became complicit and conspired with Biden in his treason (Russian war, illegal invaders, and the Hoax). They pushed the Hoax and created destructive laws and regulations that cost trillions of dollars to benefit them and their cronies, while causing great harm to the middle class and the poor, and causing serious damage to our energy industries. Examples are the “zero carbon emission”, subsidizing electric cars, solar panels, wind energy, etc. They proved their destructive intentions and that **they are not looking to protect the environment** or to pursue zero carbon emission, they continued their war against the **nuclear energy**, which is the most reliable and the real zero carbon emission source of energy. Further, they are penalizing the nuclear energy and imposing **taxes**

to dismantle our nuclear reactors instead of upgrading them.

39- Farag believes that the political corruption in our system went far beyond being criminal. A large number of the members of our Congress had the audacity to encourage the invasion of the country by millions of illegal immigrants, declared their cities to be sanctuary cities, and provided them with support (not available to the citizens). They are doing this to intentionally destroy the country. Because if they really care about those illegals, they could have provided them with support in their own countries to improve their living conditions. We can imagine the results of the coordinated efforts of just one million in reforming their country. Most of those countries have huge natural resources, but their systems of governing lack the elements to make their people prosper (as the case with the USA Constitution that makes her a great nation).

40- Farag believes that the government agencies failed to assassinate the presidential candidate Trump not failed to protect him. Further, they assigned a sniper to kill the assassin after firing his shots to hide the evidence (if the sniper was to protect Trump, he could have fired a warning bullet in the air to avoid killing the assassin). They planned it to appear as if failures of some agents to follow the proper procedures to protect him that could be punished by losing their government jobs, but could be rewarded with higher paying jobs in the private sector, even, they could become consultants. It was a clear signal to anyone who dares to oppose the government.

41- U.S. Constitution protects freedom of speech, which protects the Media from penalty for publishing false information. However, the Supreme Court repeatedly affirmed that penalties are warranted if this false

information caused harm to a third party [United States v. Alvarez, 567 U. S. 709 (2012)]. Here, the Media Companies conspired with other defendants, lied to the people, knowingly published false information, and suppressed the truth, causing financial damages, social unrest, and mislead the Courts to issue wrong judgments.

42- Before the end of October 2023, Farag sent Cease and Desist Notices to the Media Companies [Exh C3], provided them with the facts about the Hoax, demanding that they immediately cease and desist the spread, promotion, support, distribution etc. of the Hoax, or the hiding, suppressing, distorting, etc. of the facts, in their news, analysis, reporting, discussions, etc. However, they continued their wrongdoings and Farag never received any response.

43- Due to the war on our energy, and promoting and enforcing the Hoax, Farag suffered financial losses and reduction to his standard of living. The price of one Therm of natural gas around January 2018 was **\$0.0485**, and around February 2024 was **\$0.2134**, an increase of 440%. This means that the \$200 cost to heat the house for one month will jump to **\$880!** This forced Farag to set his thermostat at less than 50 °F, just to avoid the freezing of water pipes, reducing his standard of living. Farag paid additional **\$16** for the Hoax in his electric bill of February 2024 [Exh C5], not adding the price increase of the electricity itself. The price of gasoline increased from less than \$2 per Gallon to \$3 to \$5 per Gallon, which resulted in increases in: insurance, car prices, car maintenance, food, medicine, etc. Farag couldn't buy two crucial medications (Diovan and Lipitor), and had to limit driving his car and was almost imprisoned in his home. The total direct financial losses to Farag is estimated to be more than \$6000 per year.

44- 18 U.S.C. § 2381 – Treason, states:

“Whoever, owing allegiance to the United States, levies war against them or adheres to their enemies, giving them aid and comfort within the United States or elsewhere, is guilty of treason and shall suffer death, or shall be imprisoned not less than five years and fined under this title but not less than \$10,000; and shall be incapable of holding any office under the United States”.

U.S. Constitution art. II § 4, states:

“The President, Vice President and all civil Officers of the United States, shall be removed from Office on Impeachment for, and Conviction of, Treason, Bribery, or other high Crimes and Misdemeanors. Neither civil nor criminal immunity is explicitly granted in the Constitution or any federal statute”.

Hence, NO ONE, either: president, vice president, legislator, executive official, judge, prosecutor, etc. has IMMUNITY from prosecutions for Treason, or high Crimes and Misdemeanors. It should be noted that the recent ruling of SCOTUS on presidential immunity clarified that “the impeachment is a political process” that is not “a necessary step in the enforcement of criminal law” [Trump v. United States, 603 U.S. 34 (2024)].

45- **Our founding fathers** envisioned a system of checks and balances of powers among three branches: 1) **Legislative**, formed from **elected** officials by the **people**; 2) **Executive**, to **enforce the laws**; and 3) **Judicial**, to **protect the rights**, interpret the law, resolve disputes, etc. Adding to these branches a **Free Press**. Farag believes that we have now: 1) **Legislative, not elected but appointed** by **powerful interest groups**; 2) **Executive**, violating the law, a source of **lies, controlling the press**, and

protecting the illegal actions to protect **the interests** of the powerful interest groups; and 3) **Judicial**, that have many **corrupt Judges** appointed based on their ability to help the **powerful interest groups**. The only way for the citizens of this country to go out of this disastrous situation, is to realize the reality of their dire situation, follow the Constitution to achieve its goals rather than following its text. For example, the Constitution gave certain immunities to certain officials, to protect their abilities to execute their duties, not to protect their illegal actions. Another important example; the laws don't allow a citizen to criminally prosecute an official, however, **with a corrupt Congress, corrupt and criminal executive, corrupt judicial, and corrupt and controlled media, a citizen should have the power to prosecute all these corruptions criminally and civilly.**

46- Most of the defendants **waived any possible immunities against criminal or civil prosecutions for their official actions**, after they attacked the Supreme Court Immunity Ruling [Trump v. United States, 603 U.S. (2024)]. They demanded SCOTUS to deprive their political enemy from his constitutional rights and issue a ruling against Trump specifically. They showed their corruption by trying to tailor a law to fit only their political enemy. Hence, **they must accept applying their ruling upon themselves first, which will deprive them from any immunity.**

Here are some of their statements waiving any immunity:

a) President Biden, *"There are no kings in America. Each, each of us is equal before the law. **No one, no one is above the law, not even the president of the United States.**"* [<https://www.c-span.org/video/?536720-1/president-biden-delivers-remarks-supreme-court-immunity-ruling>].

b) Senator Dick Durbin, “No one should be above the law, not even a sitting United States President”
[<https://www.judiciary.senate.gov/press/dem/releases/durb-in-statement-on-supreme-court-ruling-in-donal-trump-immunity-case>] (Note that Farag tried this link but was removed).

c) Senator Tommy Duckworth, “*In America, **no one should be above the law**, but this Supreme Court’s majority—including three of **Trump’s hand-picked Justices** and two Justices with **clear ethical conflicts of interest**—just sent a message to **Donald Trump** and any other would-be dictator that, as Justice **Sotomayor** dissented, ‘the President is now a king above the law.’”
[<https://www.duckworth.senate.gov/news/press-releases/duckworth-reacts-to-dangerous-supreme-court-decision-declaring-donald-trump-absolutely-immune-from-prosecution-for-official-acts>].*

d) Rep. Sean Casten, he further urged Congress to consider his bill to attack the Supreme Court and remove immunities from officials including the president.
[<https://www.ourquadcities.com/news/state-news/illinois-news/illinois-reaction-to-scotus-presidential-immunity-decision/>].

e) Governor J B Pritzker, “No person, not even a president ought to be above the law. SCOTUS today left open that possibility. When **Trump** tried to overturn the results of an election he lost in 2020, it was not the official act of a president. It was the act of a despotic narcissist attempting to overthrow our democracy to cling to power, and he needs to answer for his actions.”
[<https://twitter.com/JBPritzker/status/1807833829228662964/photo/1>].

47- It is well known that all the media defendants follow

closely the court cases, especially the ones related to the government and the officials. Farag believes that as part of their conspiracy, they are trying to hide this case from the public, and evade and obstruct the legal process.

48- To reduce the cost and complexity of litigations, Farag contacted ComEd Electric Company to draw their attention to this lawsuit. They responded, but declined to take any action to avoid the litigation and continued collecting fees for zero carbon emission and subsidizing non-fossil energy sources.

FARAG HAS STANDING TO BRING THIS ACTION

49- For the plaintiff to have Article III standing, he must have: 1) suffered some actual or threatened injury; 2) that injury can fairly be traced to the challenged action of the defendant; and 3) that the injury is likely to be redressed by a favorable decision. As for the issues related to the Hoax (Global Warming), Farag suffered **actual losses** estimated to be about \$6000 per year as stated above, which would be eliminated by a judgment against the defendants. As for the issues related to treason, Farag lost the billions of dollars that could have been directed to services and improvements to the society to benefit him, which were directed to kill people, threaten the peace of the country, and increase the national debt resulting in inflation and price increase. As for the violations of our immigration laws, Farag suffered and will suffer financial losses of the money directed to the illegal invaders (in contrast when he immigrated he never got a penny), in addition to being unsafe. All these injuries would be eliminated by a judgment against the defendants.

CAUSES OF ACTION

COUNT I Declaratory Relief That “The Claims That Burning Fossil Fuel Is Causing Global Warming” Has

No Scientific Basis And Is A Hoax

50- The foregoing ¶1 to ¶49 are realleged and incorporated by reference herein as ¶50.

51- 28 U.S. Code § 2201(a) states *“In a case of actual controversy within its jurisdiction, except - - -, any court of the United States, upon the filing of an appropriate pleading, may declare the rights and other legal relations of any interested party seeking such declaration, whether or not further relief is or could be sought. Any such declaration shall have the force and effect of a final judgment or decree and shall be reviewable as such”*.

52- Farag proved that the claims “that burning fossil fuel could cause global warming” have no scientific basis and are a Hoax, and showed the fraud used to promote them.

53- Following the Hoax resulted in devastating damages of billions of dollars for the country (\$45,200,000 per day) that could have benefited him, and more than **\$6000 direct financial losses** to Farag, and the reduction of his standard of living.

54- The Court should declare that “the claims that burning fossil fuel could cause global warming” have no scientific basis and are a Hoax, order everyone, that in relation to the Hoax: spent our taxes; promoted it; benefited from it; lied about it; or hid its facts, to pay them back with penalties from their own money, and compensate Farag a minimum of one million dollars for his losses and his efforts to prove that the Hoax is a hoax

COUNT II Injunctive Relief To Stop The Officials From Enforcing The Hoax

55- The foregoing ¶1 to ¶54 are realleged and incorporated by reference herein as ¶55.

56- Rule 65, of Federal Rules of Civil Procedure

(Injunctions and Restraining Orders) states:

(a)(2) Consolidating the Hearing with the Trial on the Merits. Before or after beginning the hearing on a motion for a preliminary injunction, the court may advance the trial on the merits and consolidate it with the hearing. Even when consolidation is not ordered, evidence that is received on the motion and that would be admissible at trial becomes part of the trial record and need not be repeated at trial. But the court must preserve any party's right to a jury trial.

57- 28 U.S. Code § 2202, states:

“Further necessary or proper relief based on a declaratory judgment or decree may be granted, after reasonable notice and hearing, against any adverse party whose rights have been determined by such judgment”.

58- Farag believes that all the defendants that promoted and supported the Hoax are **wasting** huge amounts of our money every hour (estimated at about 2 millions/hour) that we don't have and they shouldn't spend. Enjoining this waste would not negatively affect any project.

59- Hence, the Court should stop this huge waste as soon as possible, and order the Defendants to pay back with penalties the money they wasted, and compensate Farag at least one million dollars for his damages and his efforts to fight the Hoax.

**COUNT III Corruption Of Biden And His
Conspirators For Destroying Our Economy By The
Hoax**

60- The foregoing ¶1 to ¶59 are realleged and incorporated by reference herein as ¶60.

61- Biden and his conspirators **lied** to the people about the Hoax, promoted it, took actions to stop the use of fossil fuel, and declared war on it. Which resulted in the soaring

of energy prices, causing financial damage to Farag and the citizens, and reducing the standard of living for them, while **benefiting** our assumed **enemy Russia** by letting them sell their gas and oil at high prices.

62- The EPA categorized CO2 as a pollutant and a green house gas that needs to be reduced by reducing the burning of fossil fuel [<https://www.epa.gov/climate-change/climate-change-regulatory-actions-and-initiatives#Findings>], which is wrong because CO2 is necessary for life.

63- Farag submitted a Freedom Of Information Act (FOIA) request to the EPA [Tracking # EPA-2022-001766, Date 01/05/2022], asking for all the scientific information that supports the man made global warming. Farag received a response from Ephraim Atkinson, on 1/31/2022, email: hopkins.daniel@epa.gov, stating that they have **nothing scientific** to support the Hoax!

64- The EPA surrendered to the political pressure, ignored the science, and enacted destructive regulations to promote the Hoax, causing huge damages as shown before.

65- Hence, Biden and his conspirators should pay back with penalties the money we spent on the Hoax. And compensate Farag at least one million dollars for his losses and efforts to disclose their treason and the Hoax.

COUNT IV Treason Of Biden And His Conspirators For Pushing The U.S.A. Into A War With Russia To Benefit Himself And His Cronies

66- The foregoing ¶1 to ¶66 are realleged and incorporated by reference herein as ¶66.

67- Farag believes that the Defendants: Biden, Harris, Mayorkas, Pritzker, Durbin, Duckworth, Casten, and other conspirators conspired to push Ukraine to war with

Russia, while the Media defendants provided a cover up and spread the lies about the war, instead of resolving their disputes peacefully, so that they can give its corrupt government aid and get kickbacks for themselves and their cronies. This war is practically undeclared war (proxy war) between the U.S. and Russia (there was a signed peace agreement between Russia and Ukraine on 2022 that was sabotaged to push for war).

68- Biden and his conspirators gave Ukraine billions of dollars of aid that the U.S. doesn't even have!

Considering the growing opposition to this aid and to the Biden administration that could make them lose the elections (especially after Trump committed to end this war), they are trying to get involved in attacking the inside of Russia, which is a declaration of war by NATO and the USA, giving Russia the right to attack them, pushing the world into a horrible World War III, leading to the destruction of the USA, which is TREASON.

69- Hence, Biden and his conspirators should pay back with penalties the Ukrainian aid, and compensate Farag at least one million dollars for his losses and efforts to disclose their treason.

COUNT V Treason Of Biden And Other Officials For Invading the U.S.A. With Our Enemies And Aiding Them

70- The foregoing ¶1 to ¶69 are realleged and incorporated by reference herein as ¶70.

71- Biden, Alejandro Mayorkas, Merrick Garland, Kwame Raoul, J.B. Pritzker, Dick Durbin, Tammy Duckworth, Sean Casten, and other conspirators allowed the invasion of the U.S. by millions of illegal foreigners under the disguise of asylum seekers or new comers,

without following the legal procedures in violations of our immigration laws.

72- When Farag decided to immigrate to the U.S., he had to fill applications, wait more than 10 years for his turn, went through expensive health check, had to prove that he was not involved in unlawful activities, knew basic English language, was required not to adopt ideology contrary to the system of the U.S., and received no money from the government but had to pay fees.

73- When the state of Texas tried to protect itself and the country by limiting the invasion of the criminals (illegals are violating the law making them criminals and enemies), Biden and his conspirators sued Texas to allow the enemies in, which is by itself **treason**. Also, they gave them aid and comfort that they denied to the U.S. citizens, which is another **treason**. Additionally, they brought about 320,000 enemies directly into our cities by airplanes to avoid exposing those enemies when they were crossing the borders. This is again another **treason**.

74- Needless to mention that those enemies brought to this country human trafficking, deadly drugs, rape, theft, diseases, killings, etc., and the destruction of the safety of the citizens.

75- Hence, Biden and his conspirators, should pay back with penalties the cost of the services those enemies obtained, and the cost of the states to prevent their invasion, and compensate Farag at least one million dollars for his losses and efforts to disclose their treason.

**COUNT VI Against The Media Companies For Lying
And Publishing False Information About The Hoax
That Caused Serious Harm**

76- The foregoing ¶1 to ¶75 are realleged and

incorporated by reference herein as ¶76.

77- The defendants MSNBC; CNN; CBS; CNBC; NPR; Washington Post; NY Times; and Facebook (hereinafter the **Media**), conspired with each other and with the government, lied to the people, published false information, suppressed the scientific facts, exaggerated the effects of their lies to scare the people, and ridiculed everyone that tried to tell the truth about the Hoax.

78- The Media knew the scientific facts proving that the Hoax is a hoax for very long time because it is their job, or at least they should have known these facts from the Congress' hearing around April 2022, and Farag's letters to them. However, they continued promoting the Hoax. Which forced Farag to send them a cease-and-desist letters before the end of October 2023, stating for them the facts that proved the Hoax is a hoax, and warning them about the consequences of their wrongdoings. None of them responded to Farag to dispute his facts, and they didn't stop promoting the Hoax.

79- As direct results of the Media's false information, the people (including some Judges) were scared and mislead to believe that the Hoax is real, and put pressure on the government to take actions to fight the global warming. Which resulted in devastating actions against fossil fuel that caused our economy billions of dollars and caused damages to Farag as explained before.

80- Hence, the Court should order the Media to publish the fact that they lied, at the first page if it is a newspaper, or first news cast in all their news segments everyday for at least one year. And order them to pay back with penalty the cost of the damage to the economy due to the Hoax, and compensate Farag at least one million dollars for his damages and efforts to fight the Hoax.

COUNT VII The Defendants Conspired With Each Other To Commit Fraud

81- The foregoing ¶1 to ¶80 are realleged and incorporated by reference herein as ¶81.

82- Farag alleges that the Defendants and other conspirators committed fraud by: (1) Making untrue statements that burning fossil fuel is causing harmful global warming; (2) Knowing their falsity (at least after Farag's letters); (3) Promoting it as an existential threat increasing its material importance to the people; (4) With the intent to defraud the people; (5) With the planning to make the people pay high cost for alternative energy, refrain from using affordable and reliable fossil fuels, and suffer from the excessive increase in the prices of almost everything; (6) Relying on the ignorance of the people about the Hoax; (7) As most of the people trust the officials, NASA, UN, IPCC, and the media; (8) With the government having the obligation to rely on their statements; and (9) They caused huge damages to the citizens, due to the increase in the prices of oil and gas, in addition to subsidizing electric cars, solar panels, etc.

83- Hence, the Court should penalize them jointly and severally for their fraud, and compensate Farag at least one million dollars for his damages and efforts to fight their fraud.

COUNT VIII The Defendants Conspired With The USPS To Obstruct The Legal Process

84- The foregoing ¶1 to ¶83 are realleged and incorporated by reference herein as ¶84.

85- Farag alleges that the USPS conspired with the government, and violated its contract with Farag to deliver his registered mails, with the intention to obstruct the legal process.

86- Hence, the Court should penalize them and compensate Farag for the lost time and costs.

PRAYERS FOR RELIEF

87- WHEREFORE, Plaintiff Tarek Farag, respectfully requests that this Honorable Court Order the following:

1. Declare that the Man-Made-Global-Warming due to burning fossil fuel has no scientific basis and is a destructive Hoax;
2. Invalidate all the administrative orders, laws, regulations, subsidiaries, etc. to combat man made global warming;
3. Enjoin the government from enforcing all the actions to combat global warming;
4. Hold accountable all the people, agencies, companies, organizations, etc. that knowingly ignored the science, manipulated the data, promoted false claims, obstructed and hid the truth, benefited from the lies, violated their duties to investigate the Hoax's crimes, prevented or suppressed the scientific discussions, etc;
5. Refer any criminal activities or negligence for the purpose of prosecutions by an outside Special Counsel pursuant to 28 CFR § 600.1;
6. Order the defendants that supported the Hoax, jointly and severally, to pay back with penalties all the billions of dollars wasted on the Hoax;
7. Order the defendants that supported the Ukrainian war, jointly and severally to pay back with penalties all the billions of dollars wasted on it;
8. Order the defendants that supported the invasion of our country by the enemies (illegal immigrants), jointly and severally to pay back with penalties all the money wasted on them;

9. Order the Media defendants to publish in visible way the fact that they lied, at the first page if it is a newspaper, or first news cast in all their news segments everyday for at least one year, and jointly and severally pay back with penalties all the money wasted due to their lies.
10. Sanction everyone that committed fraud, or conspired with others;
11. Penalize the USPS and the government for obstructing the legal process;
12. Compensate Farag for his damages and efforts;
13. Award Farag punitive damages.
14. Take any additional actions this Honorable Court sees as proper and just.

Respectfully submitted this September 10, 2024.

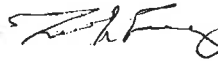


Plaintiff: TAREK FARAG, pro se.
411 N WARWICK AVE, WESTMONT, IL 60559
Phone: 630 709 3965
Email: tarekfaragusa@hotmail.com

VERIFICATION BY CERTIFICATION

Under penalties as provided by law, the undersigned certifies that the statements set forth in this document are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Executed on 9/10/2024.



Plaintiff: TAREK FARAG, pro se.
Phone: 630 709 3965
Email: tarekfaragusa@hotmail.com

**OPEN LETTER TO
UN SECRETARY GENERAL AND
POLICY AND DECISION MAKERS
TO STOP PUSHING COUNTRIES INTO DISASTERS
DUE TO THE
SCIENTIFIC HOAX THAT
BURNING FOSSIL FUEL IS CAUSING GLOBAL
WARMING**

Date: February 20, 2023

As the calls for banning fossil fuels claiming that the carbon dioxide (CO₂) resulting from their burning is causing global warming, which some people consider it the greatest existential threat to the Earth and to human beings, the UN took actions and formed an International Intergovernmental Panel on Climate Change (IPCC) to find out the scientific facts about this existential threat. Unfortunately, NASA and the IPCC issued misleading reports and recommendations not based on the scientific methods, which could be considered fraudulent that could be criminally and civilly prosecuted. The UN Secretary General and many politicians have immunity from such prosecution for knowingly supporting, hiding, benefiting, or causing damages; however, they are not immune to their removal from their positions, and may be prosecuted later. Although many scientists specialized in the field disputed the “Man Made Global Warming” (MMGW), many policy and decision makers trusted more the IPCC and were misled to its side, and took actions with devastating effects, especially on the poor and the middle class. One of these scientists Dr. Harold Lewis, who stated in his resignation letter to the American Physical Society (October 6, 2010); “The global warming scam, with the (literally) trillions of dollars driving it

... has corrupted so many scientists ... It is the greatest and most successful pseudoscientific fraud I have seen in my long life as a physicist". Some of the devastating actions resulting from MMGW hoax are the war on fossil fuel that resulted in high inflation, rocketing energy prices, and threats to our national security; subsidizing electric cars on the expense of the lower income people; and subsidizing the wind and solar energy against the sound economical and reliability standards. I am a firm believer in the future of electric cars, and non-conventional energy that must be based on the technological advancement, their fitness and advantages for EACH INDIVIDUAL APPLICATION, not on artificial forces against scientific, economical, and reliability standards.

I was following, studying, and analyzing the MMGW issue for long time, I found out that it is a hoax and has no scientific basis. I published my findings on May 2022, in my book titled "The Disasters Of Global Warming Hoax, Inflation,- -".

Around November 17, 2022, I sent an Open Letter to UN Secretary General with a summary of my scientific findings supported with numbers. I was expecting him to investigate (or dispute) my scientific findings, and stop promoting the MMGW hoax (a copy is attached). However, after 3 months, I did not get any response, which affirmed my findings.

As a U.S. citizen suffered and will suffer from this MMGW hoax, I will pursue all the possible actions to hold everyone accountable, and to stop this hoax.

Sincerely,

Tarek Farag

Phone: 630 709 3965

Email: tarekfaragusa@hotmail.com

OPEN LETTER TO UN SECRETARY GENERAL

Mr. António Guterres

760 United Nations Plaza, Manhattan, New York City,
New York (10017-6818), United States
Telephone - (212) 963-7160 | Fax - (212)-963-7055

Date: November 17, 2022

WE NEED TO STOP PUSHING COUNTRIES INTO DISASTERS DUE TO THE SCIENTIFIC HOAX THAT BURNING FOSSIL FUEL IS CAUSING GLOBAL WARMING

My scientific studies, analysis, and calculations using the data contained in the technical reports generated by IPCC (UN Intergovernmental Panel on Climate Change) and NASA revealed serious errors. The claims that released CO₂ from burning fossil fuel could cause Global Warming, cause sea levels to rise, etc. has no scientific basis (is a Hoax). No one should be misguided by the large number of the people (or their degrees) that participated in those reports. As Galileo said *“In questions of science, the authority of a thousand is not worth the humble reasoning of a single individual”*. We should examine the facts in a scientific way.

The findings are published in my book titled: “THE DISASTERS OF GLOBAL WARMING HOAX, INFLATION, VACCINES, - -“, and the reader can refer to it for the details and the references.

Following is a summary of my findings:

1- The theory that CO₂ traps (absorbs) most of the IR (Infra-Red) energy emitted from the earth's surface is flawed. The earth emits a wide spectrum of IR most of its energy is in the 3 to 100 micrometer range. CO₂ has limited absorption bands at (2, 2.7, 4.3, and 15 μ m). Water vapor absorbs 30 times the IR energy as CO₂. Due to the saturation effect of CO₂, changing

its concentration 200% (from 400 to 800 ppm) would increase its absorption to IR energy by only 1.5%.

2- The data on page 935 of IPCC's "Earth's Energy Budget, Climate Feedbacks and Climate Sensitivity" reveals that increasing greenhouse gases will reduce Sun's energy reaching the Earth's surface, causing Global Cooling not warming, in direct contravention of its own stated global warming theory. IPCC stated "As a result, there is a radiative imbalance at the TOA in the clear-sky energy budget (Figure 7.2, lower panel), suggesting that the Earth would warm substantially if there were no clouds". The 20 W/m² IPCC estimated is a factual number not a feeling and IPCC should not use the word "suggesting". In contrast, on page 1022, IPCC stated "Scientists have made significant progress over the past decade and are now more confident that changes in clouds will amplify, rather than offset, global warming in the future". There is no basis for their statement of "more confident" since it did not specify the magnitude or the direction of their predicted changes.

3- IPCC is showing two diagrams in page 934 that represent scientific errors:

1) The Earth's surface in "All Sky" receives 160 W/m² of the Sun's energy while emitting 398 W/m² (not adding evaporation and sensible heat), which is more than the stated Sun's incoming energy of 160 W/m² at the Earth's surface and the 340 W/m² at TOA. This is not logically or scientifically possible.

2) The Earth's atmosphere absorbs a total of 399 W/m² ($80 + 160 + 398 - 239 = 399$), which means that the Earth is dangerously HEATING with energy MORE THAN THE INCOMING SUN'S ENERGY, which is not logically or scientifically possible.

3) Having this incorrect information for 5 years without correction or explanation is highly unprofessional.

- 4) Errors happened when many people trusted these reports and used their data without confirming its veracity and physical basis, which mislead them to wrong conclusions and actions.
- 4- Both IPCC and NASA fabricated data to prove their Global Warming Hoax, instead of changing their models to agree with the measurements [IPCC (page 935) “is not sufficient to quantify - -, the CERES EBAF reflected solar and emitted thermal TOA fluxes were adjusted, - - to ensure that - -“].
- 5- Most of the references IPCC uses are its own that could be similarly misstated.
- 6- Global Warming would reduce sea level as opposed to increasing it. The average temperature of the sea surface is 20 °C. Increasing it 3 °C will increase the water vapor content of the air by about 19%, which will come from water evaporation from the sea surface reducing its level. However, a 19% water increase in clouds would increase the absorption of Sun’s energy by about 11.8 W/m² which is a huge reduction compared to the imbalance of 0.7 W/m², or the additional 3 W/m² of CO₂ absorption (277-274) when its level increases from 400 to 800 ppm, causing feedback cooling of about 11 °C!?
- 7- Increasing CO₂ will increase vegetative growth on the earth, which is a very desirable thing. According to NASA “Studies have shown that higher concentrations of atmospheric carbon dioxide affect crops in two important ways: they boost crop yields by increasing the rate of photosynthesis, which spurs growth, and they reduce the amount of water crops lose through transpiration - - and thus increased water-use efficiency”. The CO₂- Coalition quantified the increase in crop biomass, resulting from adding 300 ppm CO₂, to be from 41% to 77.8%.
- 8- Increasing CO₂ levels from 400 to 800 ppm, will cool the Earth since the increase in plant growth will store additional 4.73 W/m² of Sun’s energy as carbohydrates as opposed to letting it become heat. This is more than the 3 W/m² difference

in the radiation emitted to space (277 and 274) when increasing CO2 levels to 800 ppm.

9- A RISE IN CO2 LEVELS IS A VERY DESIRABLE THING THAT WE SHOULD ENCOURAGE GLOBALLY. WE MUST NOT WASTE OUR RESOURCES, DESTROY OUR ECONOMIES, OR REDUCE OUR STANDARDS OF LIVING IN THE NAME OF GLOBAL WARMING OR REDUCING CO2 EMISSIONS.

I recommend that the authors take the necessary steps to re-verify their facts related to the global warming issue as it relates to climate change with independent scientists who are specialized in the fields.

Sincerely,

Tarek Farag
PE, PhD Nuclear Engineering
630 709 3965

Note: I am expecting a response, and I appreciate and welcome any dispute to my findings.

TAREK FARAG
411 N WARWICK AVE
WESTMONT, IL 60559
630 709 3965
Email: tarekfaragusa@hotmail.com

UNITED STATES ATTORNEY GENERAL
950 PENNSYLVANIA AVENUE NW
WASHINGTON, DC 20530

Date: 2/5/2024

**REQUEST TO INVESTIGATE AND PROSECUTE
AN INTERNATIONAL CRIMINAL ENTERPRISE**

The world is seeing a huge well organized and well funded, International Criminal Enterprise, using a BIG LIE (HOAX) that “BURNING FOSSIL FUEL IS CAUSING GLOBAL WARMING”. This enterprise rented many politicians and government officials, and bought many organizations, media outlets, lawyers, individuals, etc. to promote the HOAX and suppress any opposition to it.

I previously filed a complaint with your Office around March 2023 about this issue using the internet, and never got a response. I hereby demand that you immediately investigate and prosecute this International Criminal Enterprise, to stop the spread, promotion, support, distribution etc. of the FRAUDULENT INFORMATION

AND CLAIMS THAT BURNING FOSSIL FUEL IS CAUSING GLOBAL WARMING, and the hiding, suppressing, distorting, etc. of the scientific facts.

Attached are copies of the open letters I sent to UN Secretary General and Policy and Decision-Makers. For more details, you can refer to my book titled: "The Disasters of Global Warming Hoax, Inflation, Vaccines, Abortion, Healthcare, Courts, Etc." Further, you can refer to my filings in The United States District Court, For The District Of Alaska, case # 3:23-cv-00061-SLG, Dockets: 179, 174, 171, 167, 159, 142, and 89, and in case # 2:23-cv-10345 in Central District of California.

Please, feel free to contact me for any follow-up or questions.

Thank you for your immediate attention to this very important matter.

Sincerely,

Tarek Farag

PE, Ph.D. Nuclear Engineering

CEASE AND DESIST NOTICE

Date: October 17, 2023

From: Dr. Tarek Farag
411 N Warwick Ave,
Westmont, IL 60559
Phone: 630 709 3965
Email: tarekfaragusa@hotmail.com
To: XXX --- PRESIDENT/CEO
Address

Dear Sir/Madam

I demand that you immediately cease and desist the spread, promotion, support, distribution etc. of the **FRAUDULENT INFORMATION AND CLAIMS THAT BURNING FOSSIL FUEL IS CAUSING GLOBAL WARMING**, or the hiding, suppressing, distorting, etc. of the facts, in your news, analysis, reporting, discussions, etc. Any future violations of this demand may lead to legal actions against you and whoever participates with you.

Attached are copies of the open letters I sent to UN Secretary General and Policy and Decision-Makers. For more details you can refer to my book titled: "The Disasters of Global Warming Hoax, Inflation, Vaccines, Abortion, Healthcare, Courts, Etc." Further, you can refer to my public domain documents I filed in The United States District Court, For The District Of Alaska, case # **3:23-cv-00061-SLG**, Dockets: **179, 174, 171, 167, 159, 142, and 89** (I'm willing to provide free copies in its electronic format).

I ask you to comply and respond within 15 days.

Please, feel free to contact me for any follow-up or questions.
Thank you for your immediate attention to this very important matter.

Sincerely,

Tarek Farag

PE, Ph.D. Nuclear Engineering

411 N Warwick Ave, Westmont, IL 60559, USA

Phone: 630 709 3965

Email: tarekfaragusa@hotmail.com

Exh C4

Complaint of Tarek Farag against Mr. Barack Hussein Obama

(Police report # 16-18760)

Barack Hussein Obama, who is occupying the position of the president of the USA, intentionally misrepresented the facts many times, to give the impression that the law enforcement officers in the whole country are unfairly targeting Blacks and Hispanics, which resulted in the despicable deaths of many officers and will result in more deaths in the future. His actions will have a huge devastating impact on the well being of the whole country. Few hours after Mr. Barack Hussein Obama, stated his misleading facts, 4 police officers were assassinated as a result of his statements.

<http://www.gopusa.com/obama-lectures-nation-on-racial-disparities-hours-beforeassassination-of-dallas-police-officers/>

He induced the perpetrators to be violent against the law enforcement personnel (especially Whites) by saying the following:

1. African Americans are **30% more** likely than whites to be pulled over. After being pulled over, African Americans and Hispanics are **3 times** more likely to be searched.
2. African Americans were **shot by police** at more than **twice the rate of whites**.
3. African Americans are **arrested at twice** the rate of whites.
4. African American defendants are **75% more likely** to be charged with offenses carrying mandatory minimums.
5. They receive sentences that are almost **10% longer** than comparable whites arrested for the same crime.
6. The **African American and Hispanic** population (30% of the general population) makes up more than **50%** of the incarcerated population.

7. Blacks and Hispanics feel that they are discriminated against, and they are hurt.

8. All Americans should be very angry for that discrimination.

When examining the statistics on Race and Violent Crime, prepared by Obama's DOJ

[<http://www.amren.com/news/2015/07/new-doj-statistics-on-race-and-violent-crime/>], it will

show that during the 2012/2013 period:

A) Blacks committed an average of 560,600 violent crimes against whites, whereas whites committed only 99,403 such crimes against blacks. This means blacks were the attackers in 84.9% (5.62 times white's attacks).

B) Blacks are the attackers 82.5% against Hispanics (4.71 times Hispanic's attacks).

C) From the figures for the 2013 racial mix of the population - 62.2% white, 17.1% Hispanic, 13.2% black - a black is **27** times more likely to attack a white and **8** times more likely to attack a Hispanic. A Hispanic is **8** times more likely to attack a white.

D) The rate of violent crimes per person (relative to whites) is 2.46 for Blacks, 1.255 for Hispanics.

According to these statistics, the **citizen: Mr. Barack Hussein Obama is misleading the Nation to believe that Blacks and Hispanics are discriminated against, while the truth is the opposite, as follow:**

1- African Americans are **30% more** likely than whites to be pulled over, while they should be **246% to 562% more** likely (see D and A above). After being pulled over, African Americans and Hispanics are **3 times** more likely to be searched, while searching Blacks should be **2.46 to 27 times** and Hispanics **1.26 to 8 times** (see C and D above).

2- African Americans were **shot by police** at more than

twice the rate of whites, while this shooting should be **2.46 to 27 times** (see C and D above).

3- African Americans are **arrested at twice** the rate of whites, while it should be **2.46 to 27 that rate** (see C and D).

4- African American defendants are **75% more likely** to be charged with offenses carrying mandatory minimums, while it should be **245% to 562% more likely** (see A, D).

5- They receive sentences that are almost **10% longer** than comparable whites arrested for the same crime, while it should be **245% to 562% longer** (see A, D).

6- **Blacks and Hispanics** feel that they are discriminated against, and they are hurt. This statement is irresponsible, deceptive, and an open invitation to violence against Whites to stop hurting Blacks and Hispanics.

7- **All Americans should be very angry for the untruthful discrimination presented by Mr. Barack Obama. All Americans must demand the prosecution of Mr. Barack Obama as any citizen committing the same acts. We demand him to stop threatening our law enforcement officers, and let them do their jobs fairly without favoring Blacks and/or Hispanics.**

The complainant is respectfully asking the authorities to take the appropriate actions towards Mr. Barack Obama, and any and all other persons, that commit the same actions that can threaten our law enforcement personnel or the peace in our societies. He also asks the authorities to keep him and the public informed about the developments and results of those actions.

Respectfully submitted,

Tarek Farag

7/10/2016

Exh C5

TAXES & FEES

Farag's Electrical bill showing
charges to reduce CO2 emission

\$23.01

Environmental Cost Recovery Adj	590 kWh X 0.00022	\$0.13
Renewable Portfolio Standard	590 kWh X 0.00502	\$2.96
Zero Emission Standard	590 kWh X 0.00195	\$1.15
Carbon-Free Energy Resource Adj	590 kWh X 0.01608	\$9.49
Energy Efficiency Programs	590 kWh X 0.00366	\$2.16
Energy Transition Assistance	590 kWh X 0.00072	\$0.42
Franchise Cost	\$43.81 X 2.91100%	\$1.28
State Tax		\$1.95
Municipal Tax		\$3.47

Service Period Total

\$107.44

Thank you for your payment of \$78.89 on January 8, 2024

UNITED STATES DISTRICT COURT
FOR THE Northern District of Illinois – CM/ECF NextGen
1.8 (rev. 1.8.1)
Eastern Division

Tarek Farag

Plaintiff,

Case No.: 1:24-cv-02728

v.

Honorable Jeremy C. Daniel

Joseph Biden, et al.

Defendant

NOTIFICATION OF DOCKET ENTRY

This docket entry was made by the Clerk on Thursday, May 30, 2024:

MINUTE entry before the Honorable Jeremy C. Daniel: The plaintiff's motion [7] is denied. To the extent the plaintiff asks this Court to recuse itself from this case, the Court sees no conflict concerning the parties or subject matter. To the extent the plaintiff seeks reassignment under Local Rule 40.4, the plaintiff has not show this case to be related to the earlier filed case. Besides, motions for reassignment are to be filed with the judge assigned the lower-numbered case. For these reasons, the plaintiff's motion is denied. Mailed notice(vcf,)

. **ATTENTION:** This notice is being sent pursuant to Rule 77(d) of the Federal Rules of Civil Procedure or Rule 49(c) of the Federal Rules of Criminal Procedure. It was generated by CM/ECF, the automated docketing system used to maintain the civil and criminal dockets of this District. If a minute order or other document is enclosed, please refer to it for additional information.

For scheduled events, motion practices, recent opinions and other information, visit our web site at www.ilnd.uscourts.gov.

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS, EASTERN
DIVISION**

TAREK FARAG Plaintiff, v. JOSEPH BIDEN, ET AL Defendants.	Civil Case No 1:24-cv-02728 Judge: Honorable JEREMY C. DANIEL Magistrate Judge: Honorable JEANNICE W. APPENTENG
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**PLAINTIFF'S MOTION TO TRANSFER THE CASE
TO H.J. VALDERRAMA**

Plaintiff Tarek Farag (hereinafter Farag) states the following under oath:

1- Farag is suing the most powerful people in the country, while he has very little power compared to their huge powers. They can smash him into nothing by themselves or by others waiting for a hidden signal from anyone of them, or even without any signal at all.

2- Farag observed that the U.S. Government is monitoring and censoring almost all his mail, emails, text messages, phone calls, and many times blocked his in/out emails. Concerned about his safety, Farag filed a police report for protection (Westmont #24-5014), and asked the officer to attach a copy of this case to the police report, and to refer the criminal parts for prosecution, however, the officer didn't file the police report as Farag requested.

3- The defendant Senator Dick Durbin recommended H.J. Daniel for the Bench. When Farag informed him about the scientific facts opposing the global warming Hoax, he

dismissed and opposed them, and when asked to explain his opposition he refused to respond.

4- The defendant Senator Tammy Duckworth recommended H.J. Daniel for the Bench. When Farag informed her about the scientific facts opposing the global warming Hoax, she thought that he was supporting it and affirmed to him her support for the Hoax.

5- The defendant President Joe Biden, appointed H.J. Jeremy Daniel to the Bench.

6- Farag is concerned that H.J. Daniel could be in a very difficult position to be neutral.

7- Farag filed this case on 4/3/2024, without knowing that on 3/27/2024, Case # 1:24-cv-02496 was transferred and filed in this same Court, in front of H.J. Franklin U Valderrama. Which is based on the issue of global warming hoax, which is the SAME ISSUE Farag is asking the Court to declare it a Hoax and to enjoin the defendants from enforcing or pursuing it.

8- H.J. Daniel didn't make any ruling on this case, and no defendant filed an appearance or pleadings.

8- Considering all of the above, and for the efficiency and benefit of justice, Farag, in good faith, asks this Honorable Court to transfer this case to H.J. Valderrama, without a hearing (except if a party objects and sets a hearing), and for any other relief as appropriate.

Respectfully submitted this 28th day of May 2024.

Plaintiff: TAREK FARAG, pro se.

411 N WARWICK AVE, WESTMONT, IL 60559

Phone: 630 709 3965

Email: tarekfaragusa@hotmail.com

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Respectfully submitted this 28th day of May 2024.

Plaintiff: TAREK FARAG, pro se.

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