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Andrew R. Romagnuola, Special Agent
Federal Bureau of Investigation
151 Patton Avenue, Suite 211
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Re: USA vs. Clarkson and Patriot Network, docket # 8:05-2734-HMH-BHH

Dear Agent Andy:

I did some research for you. The term “debt elimination” pertains to fighting credit cards and credit repair. Other than the folks in Asheville, nobody uses that terms for bank instruments.

I talked to Perry, who is involved with our version of “debt elimination” and he agreed with me. He has never heard of that term to mean bank papers. Also, the bank instrument activities are now very popular and are expected to increase.

I recently received some emails dealing with bank instruments and can forward that to you. However, if I collect information to send to you, I do not expect you to think I am involved or that I am using any of this. I am unable to verify that any of this information is true or not true, but I do not want you to marthastewart me.

Please send me all of the documents seized by the FBI that will not be used for any legal criminal investigation. According to the new FBI COINTELPRO program called “DISRUPTION OR DISMANTLING OF AN ORGANIZATION” as explained on FBI Form FD-515, you are engaged in suppressing a political organization, not a real criminal investigation.

Under this so-called secret programming, the political experts at the FBI headquarters in Washington, DC determine what political ideas and information the American people should receive. Those political organs disagreeing with current governmental policies are to be dismantled by the federal agents.

This is why the FBI agents seized the Patriot Network inventory of books and videos. After the first one was taken, the Agents had no use for the other copies of the same book. The inventory was taken to prevent Clarkson from selling anti-IRS material to consenting adults.

From the internet we learned that this FBI political operation includes “ The FXC-515 is an ‘Accomplishment Report’ listing investigative techniques such as Financial Analysis,

Aircraft Surveillance Assistance, Computer related investigations, Consensual monitoring (electronic surveillance), purchasing evidence, forensic laboratory analysis, pen registers on phones, search warrants, 'show money', SWAT teams, phone toll records, and many others.”

I also requests that the FBI return to me materials pertaining to their dismantling operation as these cannot by definition pertain to any lawful criminal investigation.

When I visited with you, you kept telling me that you removed my inventory and my political literature because the FBI was going to prevent me from distributing these materials. This is clearly a content based seizure which has always been considered unlawful.

Frankly I thought your position was, to say the least, “weird” because I knew this always has been considered unConstitutional. This was also outlawed following the COINTELPRO hearings. I know that FBI agents as yourself have classes explaining the Constitutional rights of the American citizens and that you know that this was not allowed.

However, this dismantling operation seemed to explain what you were telling me. If this is not true, please let me know.

W`hen are you going to return my books, videos and material that has no use to your investigation? Will you send that back without me taking you to court?

Enclosed is a copy of a million dollar bill (religious track) printed by some church organization. Now you have lots of folks to arrest!

Yours,

Robert Clarkson
cc Attorney Schaeffer, DOJ, Washington DC