

**Court Recognizes Electronic Harassment:  
Protection Order for James Walbert  
December 30, 2008**

This could be the first official recognition of the need to protect citizens against electronic harassment. The following are comments from Julianne McKinney regarding the posted page scans:

This is actually very impressive. Walbert persuaded the Court that the defendant was using electronic weapons against him and his family, in addition to resorting to obvious forms of stalking.

He substantiated his claim with DoD documentation and had the support of a security specialist, who proved that electronic frequencies were involved, and, it would appear, the support of a couple of police officers. He also made use of letters from Missouri Representative, Jim Guest.

The outcome: The defendant failed to show up in court. The defendant has to pay all legal fees. The defendant may not employ 3rd-party means of re-establishing contact with Walbert (which would constitute multiple stalking), and may not employ any form of "electronic means" in harassing Walbert.

Walbert filed his complaint on November 25, 2008. The court decided the case on December 30, 2008.

Although this will probably not protect Walbert in the long term, he has obtained the first court-based acknowledgement of the existence of electronic weapons and of electronic harassment, that I know of.

Click each scanned image below for the court papers:

Saturday, May 16, 2009

WICHITA INVENTOR GRANTED AN ORDER OF PROTECTION AGAINST DIRECTED ENERGY WEAPONS ATTACK

"Whatever you can do, or dream you can, begin it. Boldness has genius, power and magic in it." - Goethe

<http://wiseti.blogspot.com/2009/05/spot-light-on-jim-walbert-ti.html>

EXCERPTED FROM ABOVE LINK:

Wichita, KS April 20, 2009

A Wichita inventor who claims he is being attacked by directed high energy weapons, victimized by covert organized stalking and targeted by highly advanced forms of electronic harassment was granted an order of protection against one of his assailants, according to a Sedgwick County District Court ruling. After reviewing a petition filed by 38-year-old victim James Walbert, Judge Terry Pullman determined the case should be weighed on its merits and a hearing was scheduled before Judge James Beasley. In the end, Walbert prevailed.

Walbert's evidence included declassified government documents, photos and scientific data attesting to the authenticity of land-based and satellite-based directed energy weaponry. His proof also included a radiation forensics report concluding Walbert is being targeted with obscure microwave frequencies. And, to show he is not the only victim of these crimes, Walbert provided a letter from Missouri State Representative James O. Guest corroborating that his office has recently investigated an estimated 300 complaints of electronic harassment and organized

stalking.

According to the Freedom From Covert Harassment and Surveillance non-profit victim advocacy organization, the number of targeted individuals worldwide is exponentially more. One of them, Walbert of Wichita, decided to fight back in court after enduring repeated incidents of organized stalking and electronic harassment that began in 2004. That's when Walbert dissolved his potential business relationship with defendant Jeremiah Redford, 27, also of Wichita. The two men discussed Redford's marketing of Walbert's invention of an antimicrobial sanitary seal for 12 ounce aluminum beverage cans. Redford failed to appear at the December 30, 2008 court hearing to defend himself.

"When the business deal went sour I was threatened that I would be shot with jolts of radiation," said Walbert. "A few days later I was attacked in my home with a continuous stream of electrical current running through my body, which causes headaches and artificial auditory effects, including electronically generated tones, popping, buzzing and ringing sounds in the ears.

These are some of the same complaints made by employees of the U.S. Embassy in Moscow, Russia in 1976. They were being attacked by Soviet KGB microwave weapons, according to former Secretary of State Henry Kissinger.

These weapons are now manufactured by several defense contractors, such as Raytheon Corporation. They range in size from handheld ray guns to tripod mounted units, to six-foot diameter mobile mounted dishes and satellite delivered impulses. The radiation beams can effectively target and temporarily paralyze a single person or a brigade of soldiers.

While these weapons are designed to quell civil unrest or disperse enemy troops, there is increasing evidence that they have fallen into the wrong hands and are being used against innocent Americans possibly by rogue elements of the government, paramilitary units, organized crime syndicates and ultra-extremist hate groups.

"James Walbert has a good case," said Republican Representative Guest, the former aerospace engineer turned politician in 2000. He now chairs the Missouri House of Representatives Real ID and Personal Privacy Committee. Guest is currently working on proposed legislation that addresses electronic harassment. He said, "It's easier to discredit victims because none of us wants to believe that this is happening in America." Guest continued, "The weapons are undetectable but the evidence, especially the US patents I've seen and the victims I have spoken with tells me this is for real." Even one of Guest's staff members reported that after she began investigating complaints she was attacked with electronic weapons.

When Walbert first sought a temporary restraining order in November 2008, he told Judge Pullman his extraordinary story of sophisticated electronic harassment that includes microwave weapons, cybercrimes, telephone tampering, cell phone signal interceptions and jamming. Walbert also recited incidents of orchestrated stalking by strangers driving by his house, honking horns by day, tailing him, spying on him, destroying his property and repeatedly breaking into his house.

Judge Pullman said, "I allowed the hearing to be set so that the plaintiff could have his day in court and have the opportunity to prove his claims and thus obtain a final order with protection for one year." Ultimately, the court ruled in Walbert's favor.

"We are acutely aware of widespread, credible reports about the terrorizing tactics of electronic harassment and the increasing new phenomenon of clandestine vigilantism known as organized stalking," said Derrick Robinson, President of FFCHS in Cincinnati, Ohio. The organization is committed to expose, end and outlaw these atrocities. Robinson is a US Navy veteran formerly assigned to the National Security Agency as a linguistic expert. He says he became a targeted individual in 1982, shortly before he was honorably discharged from military service.

In 2008, Representative Guest said he was slated to meet with U.S. Senator Edward Kennedy of Massachusetts to discuss concerns about electronic harassment. However, the meeting was indefinitely postponed after Kennedy was diagnosed with a brain tumor.

In 1975, Senator Kennedy was an outspoken member of the committee that investigated the Central Intelligence Agency's infamous MK-Ultra mind control experiments. They involved drug induced hypnosis, electronic torture and radio frequency neural contact with unwitting human targets, some of whom are Vietnam War veterans now suing the U.S. Government.

The White House and Congress denounced the CIA and banned further mind control experiments. Yet, many published reports claim the testing never stopped and now the technology has been perfected. Evidence of that is detailed in a 1992 federal law suit filed by an NSA "whistleblower" who contends that land-based and space-based technologies can now isolate a person's individual neural frequencies and can remotely connect to the brain. This link, according to the suit, enables synthetic telepathy, manipulates the central nervous system.

"The case never went to trial but the law suit is heralded by many victims as a succinct document explaining what is happening to them," according to Lynn Weed, FFCHS' legal director. Robinson explained, "**Some experts refer to the combination of psychological torment and technological terror as Psychotronic Torture.**"

Robinson added, "There are some common denominators among targeted individuals of organized stalking and electronic harassment. They are often minorities, including disabled persons, Blacks and Jews. **Sometimes they are whistleblowers.** Often they are embroiled in bad business deals or personal relationship issues, including break-ups, divorce and child custody battles. In the end, victims become ill, depressed, frustrated, jobless and penniless." Walbert said, "I know the effects all too well. He added, "The targeting will continue until the American people and our leaders start looking for evidence, start examining facts and start asking questions just like the White House and Senate did in the late 1970s. Walbert concluded, "The war against our own people remains widespread and pervasive -- nothing has changed except the technology is more advanced and more frightening 40 years later."

~~~~

To view and download the court papers, go here.

A Word to the Wise T.I. thanks James Walbert for permission to publish.

6.  (CHECK IF APPLICABLE) Defendant shall pay the following plaintiff's attorney fees:  
\_\_\_\_\_  
\_\_\_\_\_

7.  OTHER ORDERS:  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

8. CERTIFICATE OF COMPLIANCE WITH THE VIOLENCE AGAINST WOMEN ACT (VAWA): This Order meets all the requirements of the Violence Against Women Act, 18 U.S.C. 2265. This Court has jurisdiction of the parties and the subject matter; the defendant has been afforded notice and a timely opportunity to be heard as provided by the laws of Kansas. This Order is enforceable in all 50 states, the District of Columbia, all Indian tribal courts and all United States territories and shall be enforced as if it were an order of that jurisdiction pursuant to 18 U.S.C. 2265.

**THIS ORDER IS EFFECTIVE WHEN SIGNED BY THE JUDGE. LAW ENFORCEMENT OFFICIALS SHALL ENFORCE THE ORDER IMMEDIATELY UPON RECEIPT.**

**THE DEFENDANT IS HEREBY PUT ON NOTICE THAT VIOLATIONS OF THIS ORDER MAY CONSTITUTE STALKING AS PROVIDED IN K.S.A. 21-3438, AND AMENDMENTS THERETO, ASSAULT AS PROVIDED IN K.S.A. 21-3408, AND AMENDMENTS THERETO, BATTERY AS PROVIDED IN K.S.A. 21-3412, AND AMENDMENTS THERETO, CRIMINAL TRESPASS AS PROVIDED IN K.S.A. 21-3721(a)(1)(C), AND AMENDMENTS THERETO, AND VIOLATION OF A PROTECTIVE ORDER AS PROVIDED IN K.S.A. 21-3843 AND AMENDMENTS THERETO AND MAY RESULT IN PROSECUTION AND CONVICTION UNDER KANSAS CRIMINAL STATUTES.**

**VIOLATION OF THIS ORDER MAY ALSO BE PUNISHABLE AS A CONTEMPT OF THIS COURT.**

**IT IS SO ORDERED.**

*[Signature]*  
\_\_\_\_\_  
JUDGE OF THE DISTRICT COURT

\_\_\_\_\_  
Plaintiff's Attorney

*[Signature]*  
\_\_\_\_\_  
Plaintiff

\_\_\_\_\_  
Defendant's Attorney

Certificate of Clerk of the District Court. The above  
is a true and correct copy of the original instrument which  
is on file or of record in this court.  
Dated this 30 day of Dec.,  
CLERK OF THE DISTRICT COURT  
18th JUDICIAL DISTRICT  
SEDGWICK COUNTY, KANSAS



Rv *[Signature]*  
\_\_\_\_\_

FILED

*(Signature)*

2008 NOV 25 PM 2 39

6

IN THE DISTRICT COURT OF SEDGWICK COUNTY, KANSAS

James Walbert

CLERK OF DISTRICT COURT  
18TH JUDICIAL DISTRICT  
SEDGWICK COUNTY, KS  
**COPY**

Plaintiff

vs  
Jeremiah Redford

BY 08DM8647

Case No.

Defendant

**PETITION FOR PROTECTION FROM STALKING ORDER**  
(Pursuant to K.S.A. 60-31a01, et seq.)

1. My name is James Walbert, I live in the City of Wichita,  
in the County of Sedgewick, Kansas.

2. I am seeking protection for: (check all that apply)

- myself
- my minor child (under age 18)
- a minor child who lives with me

3. The following minor children are involved in this matter: (give full names and ages)

| Name  | DOB   | Mother's Name | Father's Name |
|-------|-------|---------------|---------------|
| _____ | _____ | _____         | _____         |
| _____ | _____ | _____         | _____         |
| _____ | _____ | _____         | _____         |
| _____ | _____ | _____         | _____         |
| _____ | _____ | _____         | _____         |

4. The defendant's name is ~~James~~ Jeremiah Redford (involved in my invention)

5. I am seeking a protection from stalking order because the defendant has: (Briefly describe the specific facts about why you are seeking a protection from stalking order)

Stalked myself and family members  
with electronic + microwave device's proof  
of these accounts are documented

08DM8647

Officer Birdwell of the WPD  
and P.F. William J. Taylor, WPD  
are attached for reference to this **COPY**

(FOR ADDITIONAL SPACE SEE ATTACHED SUPPLEMENT)

6. The defendant's conduct has caused me to feel: Stalked, the guy is  
straight creepy

7. The acts complained of occurred on these dates: from Jan 01 - currently

in the county of Sebergewick, Kansas.

8. The defendant can be found at: (give all available address, if known)

HOME: street 2614 N Wedgewood  
city Wichita state KS zip code 67213  
phone number \_\_\_\_\_  
times when defendant is usually there \_\_\_\_\_

WORK: street \_\_\_\_\_  
city \_\_\_\_\_ state \_\_\_\_\_ zip code \_\_\_\_\_  
phone number \_\_\_\_\_  
times when defendant is usually there \_\_\_\_\_

OTHER: street \_\_\_\_\_  
city \_\_\_\_\_ state \_\_\_\_\_ zip code \_\_\_\_\_  
phone number \_\_\_\_\_  
times when defendant is usually there \_\_\_\_\_

WHEREFORE, plaintiff requests that the Court issue an order of protection restraining defendant from:

- a) following, harassing, telephoning, contacting or otherwise communicating with the victim
- b) abusing, molesting or interfering with the privacy rights of the victim
- c) entering upon or in the victim's residence or the immediate vicinity thereof.
- d) other any and all electronic forms of harassment

Plaintiff further requests that copies of orders be given to the appropriate law enforcement agencies; that a date, time and place for a hearing on this matter be set; and that summons be issued to defendant, notifying the defendant of this action and the relief requested.



08DM8647

SUPPLEMENT TO QUESTION 5

**COPY**

Please see All attached Request  
from Attorney's and the Dept of  
Defense proving that the seized devices  
are real and are being used detection  
of this is provided per William J. Taylor  
Agencies



000

08DM8647

COPY




**JAMES O. GUEST**  
STATE REPRESENTATIVE  
DISTRICT ADDRESS

P.O. BOX 412  
KING CITY, MO 64463

Tele: 660-535-6664

To Whom It May Concern:

I have worked for 3 years with Microwave and Electronic Harassment victims throughout the US and overseas. It is hard for others to understand the technology that is being used to destroy people's lives. I know James because he contacted me for help. James has worked to find proof of what has happened to him. Many victims try hard to get help from professional doctors to help find devices such as Veri-Chip. I would request that you and those who can make a difference would help James and others to find answers.

  
5<sup>th</sup> District State Representative

IN THE DISTRICT COURT OF SEDGWICK COUNTY, KANSAS

FILED

APP DOCKET NO. \_\_\_\_\_

James Walbert,  
*Plaintiff,*

vs.

Case No. 2008-DM-00867-1 **2008 DEC 30 A 10:3**

Jerimiah Redford,  
*Defendant.*

CLERK OF DISTRICT COURT  
18TH JUDICIAL DISTRICT  
SEDGWICK COUNTY, KANSAS  
**COPY**

2614 N Wedgewood  
Wichita KS  
*Defendant Address*

03 DM 8647

**FINAL ORDER - PROTECTION FROM STALKING**

INFORMATION ABOUT DEFENDANT: Race: White Sex: M

THIS FINAL ORDER SHALL EXPIRE AT MIDNIGHT ON Wednesday, December 30, 2009 UNLESS EXTENDED OR MODIFIED BY THIS COURT.

On this date, Tuesday, December 30, 2008, plaintiff's petition for protective orders comes for consideration under the provisions of K.S.A. 60-31a01, et seq.

The plaintiff appears:  in person  and pro se  
 by his/her attorney Pro se

The defendant appears:  not, but was duly served and is otherwise in default  
 in person  and pro se  
 by his/her attorney \_\_\_\_\_

WHEREAS, the plaintiff filed a verified petition for issuance of protective orders, and the cause has been heard after duly serving and notifying the defendant, and

- the plaintiff has proved the allegations of the abuse by the preponderance of the evidence;
- the parties have reached an agreement upon the issues before it.

Whereupon the Court adopts the agreement of the parties as to the order of Court as set forth below:

**IT IS THEREFORE BY THE COURT ORDERED:**

1. This final order of protection supersedes any temporary order previously entered by the Court and serves as notice of termination thereof.
2. The defendant shall not follow, harass, telephone, contact or otherwise communicate with the victim.
3. The defendant shall not abuse, molest, or interfere with the privacy rights of the victim, wherever the victim might be.
4. The defendant shall not enter upon or in the victim's residence or the immediate vicinity thereof.
5. Defendant shall pay costs.

FILED DLA

2008 NOV 25 PM 2 40

IN THE DISTRICT COURT OF SEDGWICK COUNTY, KANSAS

James Walbert

18TH JUDICIAL DISTRICT  
SEDGWICK COUNTY, KS

COPY

Plaintiff

VS.  
Jerimiah Redford

BY \_\_\_\_\_

Case No. 08DM8647

Defendant

**NOTICE OF HEARING AND  
TEMPORARY ORDERS OF PROTECTION FROM STALKING**

To defendant (name):

1 Jerimiah Redford

You may appear in this Court as follows to give any evidence you may have why orders sought in the petition should not be granted.

Date: 12/11/2008

Time: 9:00 am

Place: JURY ROOM; 1ST FLOOR  
SEDGWICK COUNTY COURTHOUSE  
525 NORTH MAIN  
WICHITA, KANSAS 67203

If you do not attend the hearing, final orders may be made against you. You have the right to appear and oppose the petition with or without an attorney.

**REASONABLE ACCOMMODATIONS WILL BE PROVIDED IN ACCORDANCE WITH THE  
AMERICANS WITH DISABILITY ACT.**

08DM8647

TEMPORARY ORDERS OF PROTECTION FROM STALKING

COPY

INFORMATION ABOUT DEFENDANT: Race W Sex M

THIS TEMPORARY ORDER SHALL EXPIRE ON THE DATE SCHEDULED FOR HEARING UNLESS EXTENDED BY THE COURT.

On this date, 11-25-01, plaintiff's petition for temporary orders of protection from stalking comes for consideration under the provisions of K.S.A. 60-31a01, et seq.

After considering the verified petition filed with the court by the plaintiff, the court finds that the plaintiff has established a prima facie case of stalking sufficient for the court to issue a temporary order of protection from stalking.

IT IS THEREFORE BY THE COURT ORDERED THAT:

- 1. The defendant shall not follow, harass, telephone, contact or otherwise communicate with the victim.
- 2. The defendant shall not abuse, molest, or interfere with the privacy rights of the victim, wherever the victim might be.
- 3. The defendant shall not enter upon or in the victim's residence or the immediate vicinity thereof.

4. Other: Shall not text message, e-mail 3rd party contact, & no contact by any electronic means

5. CERTIFICATE OF COMPLIANCE WITH THE VIOLENCE AGAINST WOMEN ACT (VAWA): This Order meets all the requirements of the Violence Against Women Act, 18 U.S.C. 2265. This Court has jurisdiction of the parties and the subject matter; the defendant has been afforded notice and a timely opportunity to be heard as provided by the laws of Kansas. This Order is enforceable in all 50 states, the District of Columbia, all Indian tribal courts and all United States territories and shall be enforced as if it were an order of that jurisdiction pursuant to 18 U.S.C. 2265.

THIS ORDER IS EFFECTIVE WHEN SIGNED BY THE JUDGE. LAW ENFORCEMENT OFFICIALS SHALL ENFORCE THE ORDER IMMEDIATELY UPON RECEIPT.

08DM8647

THE DEFENDANT IS HEREBY PUT ON NOTICE THAT VIOLATIONS OF THIS ORDER MAY CONSTITUTE STALKING AS PROVIDED IN K.S.A. 21-3438, AND AMENDMENTS THERETO, ASSAULT AS PROVIDED IN K.S.A. 21-3408, AND AMENDMENTS THERETO, BATTERY AS PROVIDED IN K.S.A. 21-3412, AND AMENDMENTS THERETO, CRIMINAL TRESPASS AS PROVIDED IN K.S.A. 21-3721(A)(1)(C), AND AMENDMENTS THERETO, AND VIOLATION OF A PROTECTIVE ORDER AS PROVIDED IN K.S.A. 21-3843 AND AMENDMENTS THERETO AND MAY RESULT IN PROSECUTION AND CONVICTION UNDER KANSAS CRIMINAL STATUTES.

**COPY**

VIOLATION OF THIS ORDER MAY ALSO BE PUNISHABLE AS A CONTEMPT OF THIS COURT.

IT IS SO ORDERED.

\_\_\_\_\_  
JUDGE OF THE DISTRICT COURT

*OK to file w/o a temporary order. Set for hearing*

*[Signature]*  
11-25-08



Certificate of Clerk of the District Court. The above is a true and correct copy of the original instrument which is on file or on record in this court.

Dated this 25 day of Nov, 08

CLERK OF THE DISTRICT COURT  
5th JUDICIAL DISTRICT  
SEDGWICK COUNTY, KANSAS

By *[Signature]*