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JUN 18 2010

**UNITED STATES DISTRICT COURT OF APPEALS  
DISTRICT OF COLUMBIA CIRCUIT**

3-year Fuel and Economy Recovery Plan,  
Plaintiff

vs.

United States of America  
Nuclear Regulatory Commission, et al.\*  
Defendants

! per 1<sup>st</sup> Amendment  
!  
!

Case No. 10-1007

! Rogers, Garland & Brown  
! Circuit Judges  
!

A 7-D  
\* Spent Nuclear Fuel plan Defendant – Appellee parties are: NRC - Nuclear Regulatory Commission, Atomic Safety and Licensing Board DOE - Department of Energy, EPA - Environmental Protection Agency, NAS - National Academies of Science, and NEI - Nuclear Energy Institute.

\* Fuel and Economic recovery plan Defendant – Appellee parties are: DOC - Department of Commerce, DOL - Department of Labor, DOT - Department of the Treasury, FTC - Federal Trade Commission, and the TPCC - Trade Promotion Coordinating Committee

\* Other Federal Administrative parties of interest are: Former Nuclear Waste Negotiator, Idaho Congressman Richard Stallings, and President Barack Obama.

**COMPLAINT**

1) Peterson works to do 300-year disposal of spent nuclear fuel (SNF) to enable building of a nuclear-electricity-hydrogen industry to replace use of oil, to provide a solution for end-of-oil, U.S. economic deficit, and imbalance of trade that is the cause of deficit, and to reduce CO2 emissions. 2) The EPA, DOE, and NRC Department of the U.S. Government have wrongly been requiring SNF

disposal by deep geological storage in Yucca Mountain (YM), which Peterson asserts is not a realistic and achievable SNF disposal solution. 3) Secretary of Energy Chu now concurs. 4) For now, the DOE is not proceeding with YM.

5) Peterson asserts that EPA with input from NAS has failed to rightly recommend an SNF disposal solution of the 300-year type proposed by Peterson, or any other type of solution which would include processing of the SNF, which solution could have been required, and should have been required by EPA according to a July 9<sup>th</sup>, 2004 order of this Court in a matter of NEI v EPA, Court Case No. 01-1258, which was wrongly neglected and not implemented by the EPA. 6) Peterson complains that the defendant U.S. Environmental Protection Agency (EPA) must do this. 7) Peterson moves the Court so order that EPA shall do this.

8) Peterson asserts that to keep the United States economically liquid, the Congress has created an independent U.S. governmental department of the FED, which has the U.S. Government wrongly and unconstitutionally borrowing money from foreign nations, which activity has no provision to be done by the U.S. Constitution. 9) Peterson complains that the U.S. borrowing money from foreign nations for the operations of the United States is unconstitutional.

10) The U.S. was initially established as a independent sovereign nation with provisions of internal taxation for funding the operations of its government. Borrowing from outside of the independent sovereign nation takes away its independence from foreign nations, so such borrowing would be unconstitutional. Peterson complains that the U.S. deficit with respect to the rest of the world is unconstitutional.

11) The Congress has allowed the whole of the United States constituency to:

12) *"maximize Americans' freedom of choice in product selection", ... "Finally, 13) the Congress does not support restraints on capital flows in and out of the United States. 14) The Congress does not control balance of payments, 15) current accounts, 16) or even regulate the U.S. continued industrial development which is depending on freedom of capital flows across boundaries."*

From a statement of Senator Orrin Hatch, 1995

16) Such commerce is irresponsible and has unconstitutionally put the sovereign independent U.S. into irresponsible debt and bondage to the rest of the World. 17) The Congressional allowed imbalance of trade and its associated deficit spending is not a constitutional activity. 18) In the U.S. Congress's allowing this, it has failed to govern the U.S., which failure of the Congress has put all of the citizens of U.S. into to unconstitutional dependence and bondage to the rest of the world. 19) Peterson moves the Court so find this.

20) The Congress has within the U.S. Government created internal Departments including the EPA, DOE, NRC, and also the DOC, DOL, DOT, FTC, TPCC, and the FED to do as the Constitution requires as mandated by the Congress and President, 21) and to provide input back to them to advance the governing of the U.S.

22) It turns out that citizen Peterson's work to dispose of SNF is a fix for energy, the economy, the environment, and the Global Nuclear Energy Policy. 23) The Congress is trying to deal with these issues individually. 24) It is not realistic to expect the Congress to be scientifically capable to handle the details of these issues. 25) Such details need to be dealt with by expertise that can be brought into the various Departments indicated, who can bring in help from the likes of **NAS** and the nation's many universities.

26) Peterson moves the Defendants, see and consider Peterson's 300-year SNF disposal solution and his 3-year plan for energy and economy independence, then take responsibility and so get them fixed.

### Urgency

27) Peak oil is here. Here are the facts . . .

28) Peak oil is a global event. 29) It's happening on a globe where approximately 85,000,000 (85 million) barrels of oil are consumed each day. 30) Annually, that works out to over 31,000,000,000 (31 billion) barrels.

31) The United States consumes 19,500,000 (19.5 million) barrels per day 32) or 7,117,500,000 (7.12 billion) barrels per year.

33) Now let's **look** at the maximum — the *maximum*, not the estimated recoverable oil — amount of reserves in these locales:

- 34) ANWR - 21 billion barrels
- 35) U.S. Offshore - 16 billion barrels

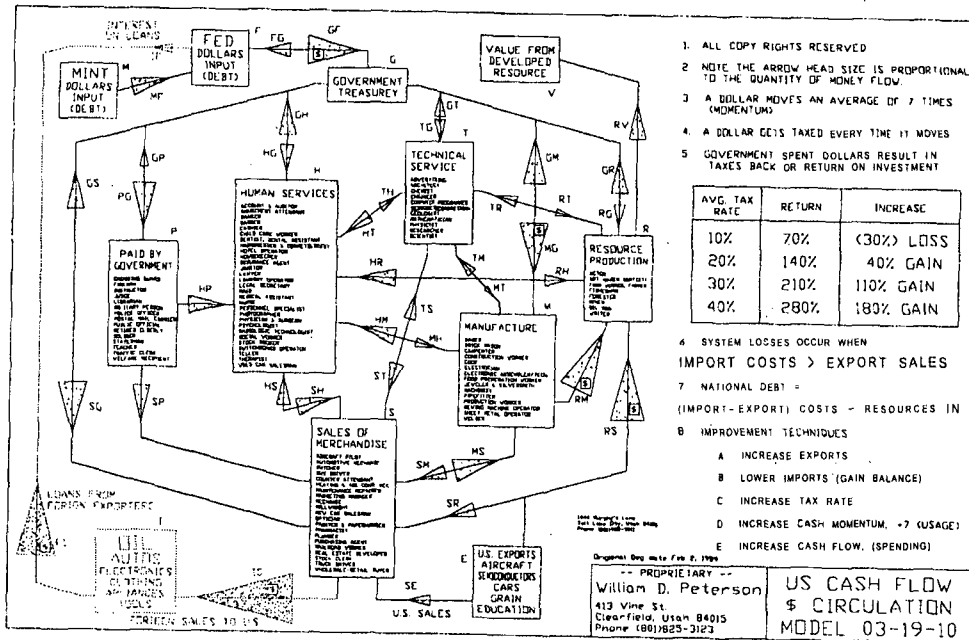
36) So we're looking at roughly 37 billion barrels at most. 37) With a yearly consumption rate of 7.12 billion barrels, 38) that gives us enough oil for just over five years... 39) It's enough to supply the world for only one year.

40) You see the problem here?

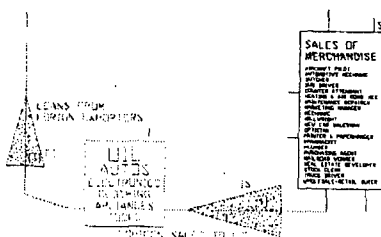
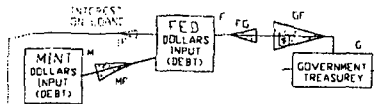
41) This **Peak** oil information is from **Energy and Capital**, April 14, 2010 Copyright© 2010

### 42) IMBALANCE OF U.S. TRADE IS U.S. DEFICIT !!!

43) When U.S. commerce with foreign nations gets much out of balance, it deficits all U.S. citizens. 44) It puts all of us into great bondage for each one's share of the national debt. 45) The individual share of debt burden takes away individual freedom and makes us subject to uncontrolled and extreme taxation, 46) which our fore fathers fought to escape from, 47) it must be unconstitutional.



## 49) U. S. \$ (dollar) Circulation



## 48) U.S. Commerce \$ (money) Circulation as it is now is Impossible

Economics. 49) U.S. trade must balance. 50) The U.S. is exporting its operating \$ (dollars) in exchange for Imported foreign 51) then borrows its spent \$ dollars back to replace its lost operating capital.

52) Over 20 years ago Peterson's studies, including the U. S. \$ (dollar) Circulation S. trade diagram above showed that trade must balance, that imbalance of trade was deficit.

53) The U.S. was in trouble then, with the deficit being nearly \$3 trillion. 54) In the five years, when Peterson was trying to get Senator Hatch to look at the situation, the deficit increased by another 50%. 55) Since the time when Peterson first tried to get members of the Congress to hear the problem, 56) the deficit has risen to five times what it was then. 57) Back then Peterson said that if imbalance of trade continued and was not fixed, 58) the U.S. would bankrupt and bring down the rest of the world with us. 59) We are at that point. 60) We no longer have a choice. 61) It's either get trade into balance or be broke, as we put the whole world into turmoil. 62) Rome fell when it could not supply for itself. 63) History should have taught us better.

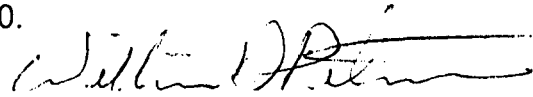
64) No Department of Government, and no person working in Government is exempt from doing as the Constitution stipulates. 65) The Constitution specifies the workings of coin, taxes, expenses, and dealings with foreign nations. 66) Nothing allows excessive importation of goods and services and then borrowing back spent money for enabling operation of the nation. 67) The economics of the nation will not work unless trade is balanced. 68) The defendants are responsible for the sound operation of the economy, 69) balanced trade, 70) and no deficits.

71) Today Peterson's warning complaint to Senator Hatch in 1995 is fulfilled. Until the situation is understood it can't be fixed, 72) because it will drastically change the way we live, shop, and work.

73) Accompaniments support this Complaint.

74) A copy of Peterson's 1995 pleading to Senator Orrin Hatch is included as part of this complaint.

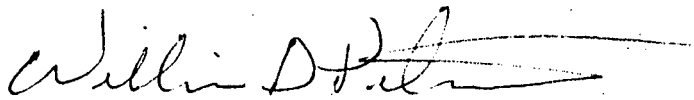
75) Dated this 15<sup>th</sup> Day of June, 2010.



William (Bill) D. Peterson

### CERTIFICATE OF SERVICE

76) I certify that a true and correct copy of the foregoing PLEADING was sent electronically by Email to NRC Counsel Stephanie Liaw and also 77) to NRC Clerk's office c/o Emile Julian, on Wednesday, June 15, 2010. 78) The original, four copies for the Court, and twelve copies for service by the U.S. Marshal are sent to the Clerk of the Appellate Court by U.S. Mail, first Class, mailed Wednesday, June 15, 2010.



William (Bill) D. Peterson

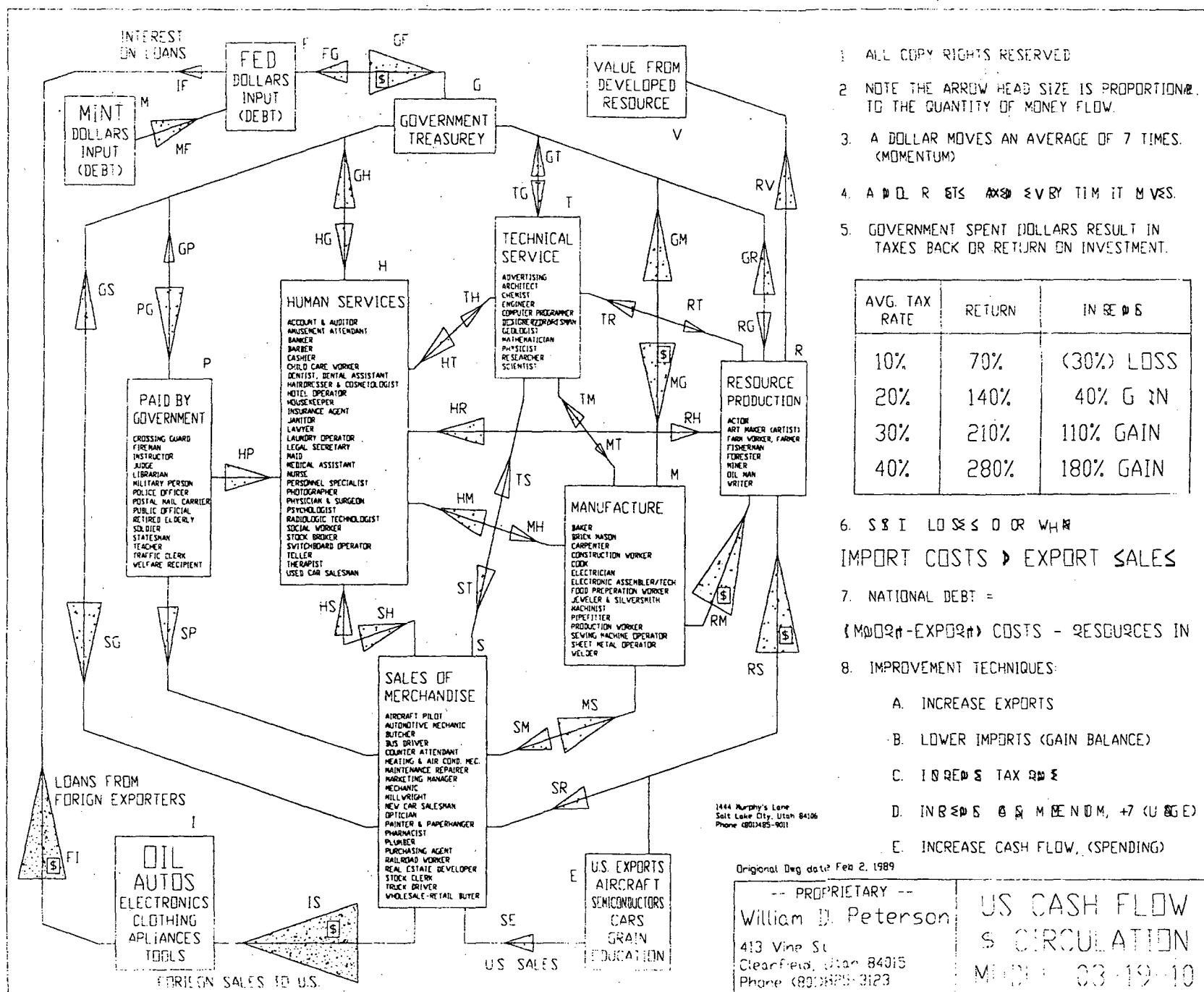
Notes:

79) Peterson petitions to the Government by his rights per the First Amendment:

80) Peterson petitions for service to the twelve (12) defendants by a U.S. Marshal per Fed Rule 4 (c) (3), which reads as follows :

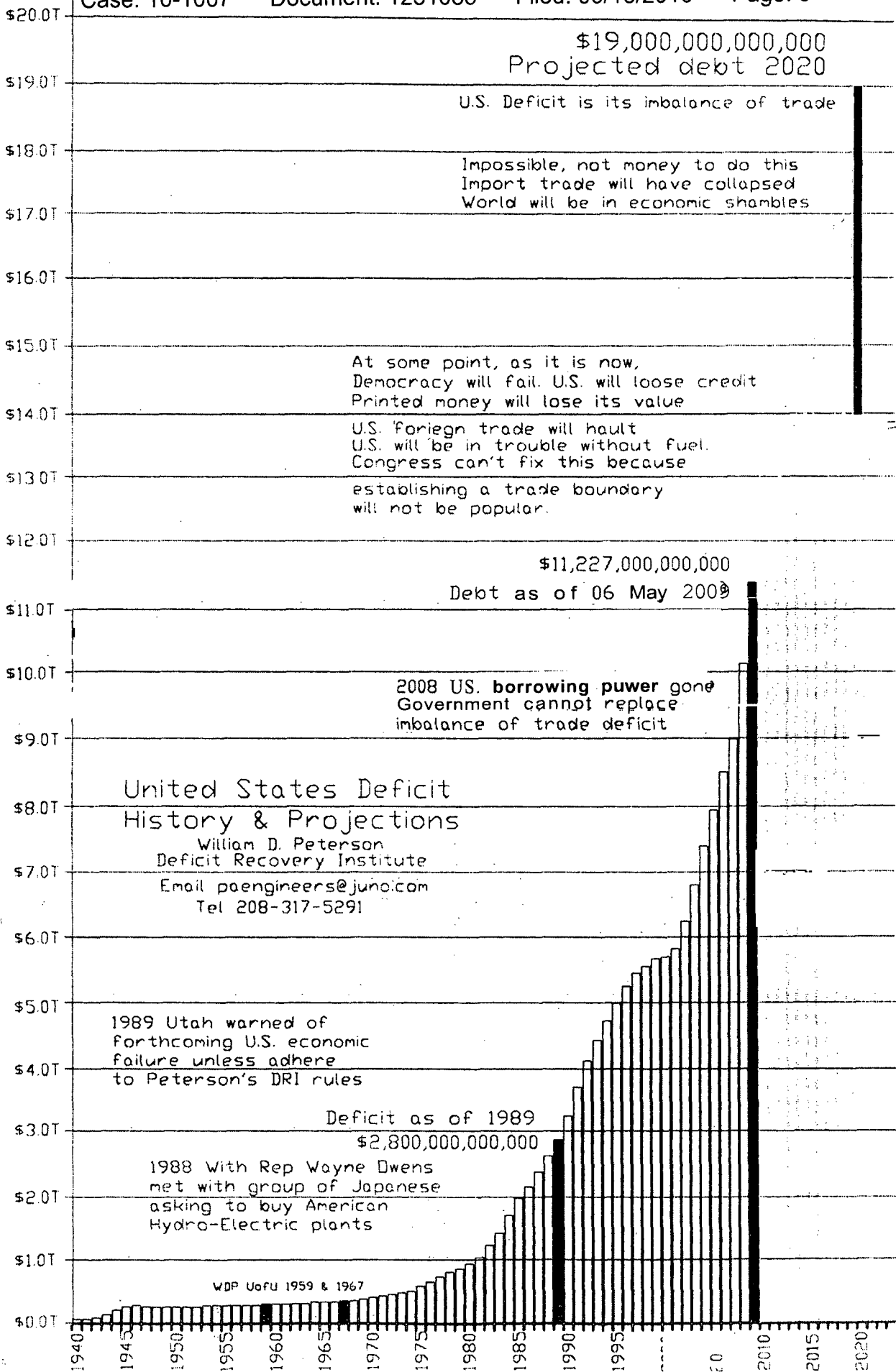
(3) By a Marshal or Someone Specially Appointed.

81) At the plaintiffs request, the court may order that service be made by a United States marshal or deputy marshal or by a person specially appointed by the court. 82) The court must so order if the plaintiff is authorized to proceed in forma pauperis under 28 U.S.C. § 1915 or as a seaman under 28 U.S.C. § 1916.



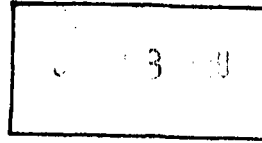


trillions of dollars



National Debt from 1940 to Present

Projected out to 2020



--District of Columbia CT--

#### AUTHORITY

1. The authority of this action is brought per the Constitution of the United States, Amendment I:

Article I - Congress shall make no law respecting ... the right of the people ... to petition the government for a redress of grievances.

#### OVERVIEW

2. The plaintiff sees that the defendant is not complying with the charge of his office and is acting beyond the jurisdiction given to him by the Constitution of the United States wherein this is unconstitutionally taking from the plaintiff without his approval, without a basis of law, even without his knowledge, wherein the macroeconomics of United States is not uniform, false, impossible, fraudulent, and unconstitutional.

#### BACKGROUND

3. The governments failure to lawfully bond its remediation project, its withholding pertinent information, then its refuse to pay plaintiff, then supposed friends intervening into plaintiff's then troubled business, making a false business

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meeting and then giving plaintiff's business to themselves, their slandering plaintiff to his wife and family, destroying plaintiff's marriage, family, taking his home and business has caused the plaintiff Peterson to research as to why American people are so abusing and taking from each other, even at the expense of destroying each other.

4. With plaintiff Peterson's education in engineering and operations research he committed himself to understanding the macro-economy of our nation. In a year and one half he modeled the American macro-economy and was so startled with his findings he resolved to tell others to influence correction. Staff members for defendant Senator Hatch ask plaintiff Peterson to put his findings into writing.

5. For six years plaintiff Peterson and defendant Senator Hatch have been in controversy over the cause and solution of the nations economic deficit.

6. Plaintiff Peterson finds the operation of our nation fundamentally flawed where the congress has failed in its constitutional requirements for governing and has allowed the American public to become consumers of all the world's production but has allowed them this privilege without their responsibility to produce an equal share; instead, allowing the American public to become indebted to the world as Americans sit idle, taking but not producing, using and not giving.

7. The issue is a matter of jurisdiction. The congress is giving jurisdiction to its citizens beyond the boundaries of our nation's borders while the congress shirks its jurisdictional responsibilities within our nation's boundaries.

8. The congress's giving the American public access to everything it wants is popular and buy's votes; but, while the American public is being given unlimited freedoms in its consumption, this gift is coming at a cost of debt bondage that has cost this complainant everything he ever had, and it will do the same for everyone else if this situation continues.

9. It is with great humility that this plaintiff serves his complaint. He does this in the hope that an understanding will be obtained in litigation that will turn around this economic lie we Americans are living and cause the congress to exact fiscal responsibility.

10. Please note that the plaintiff Peterson has no animosity towards defendant Hatch. The plaintiff has great respect, appreciation, and love for defendant Hatch and sees him as a partner in this endeavor of resolving the deficit.

#### PARTIES

11. Plaintiff Peterson is citizen of the United States and a resident of the Salt Lake County, Utah, was born in Logan Utah.

12. The Deficit Recovery Institute is a private entity established to study and teach macro-economic deficit conditions and solutions.

13. The defendant, the Honorable Orrin G. Hatch is United States Senator representing the State of Utah and resides in Salt Lake County, Utah, and Washington D.C.

14. The congress consists of residents of every state of the United States and are the elected membership representatives of the United States Senate and the United States House of Representatives.

15. The plaintiff is an operations research engineer who in 1-1/2 years prior to 1989 modeled the macro-economy of the United States and has since written of his findings to government and news medias officials.

16. Orrin G. Hatch is the Senate Budget Committee member responsible for writing the Senate's proposed balance budget amendment relative to the problem of the national deficit.

17. Plaintiff Peterson sees defendant Senator Hatch as representing the popular views of the congress and the popular demands of the public.

GOVERNING LAW

18. Article IV of the U.S. Constitution - The right of the people to be secure in his persons, houses, paper, and effects, against unreasonable searches and seizures shall not be violated;

19. Article V of the U.S. Constitution - No person ... shall be deprived of ... liberty, or property, without due process of law; nor shall private property be taken for public use without just compensation.

20. Article VII of the U.S. Constitution - In suites at common law, where the value in controversy shall exceed \$20, the right of trial shall be preserved,

RESPONSIBILITY OF THE CONGRESS

21. The Constitution of the United States, Sec. 8. [Powers of congress.] says:

Article 1. The Congress shall have Power To lay and collect Taxes, Duties, Imposts and Excises, to pay the Debts and provide for the common Defense and general Welfare of the United States; but all Duties, Imposts and Excises shall be uniform throughout the United States; **NOTE - NOT THE WORLD!**

Article 2. To borrow money on the credit of the United States;

Article 3. To regulate commerce with foreign nations, and among the several States, and with the Indian tribes;

Article 5. To coin Money regulate the Value thereof, and foreign Coin, and fix the Standard of Weights and Measures;

COMPLAINT

22. The plaintiff complains that the defendant is unconstitutionally depriving him of his rights and properties per Articles I, IV, V, and VI of the United States Constitution.

23. The plaintiff complains that the defendant is derelict in his duties relative to the macro-economic operation of the United State Government, that he is failing to do his duties relative to Section 8 Articles 3. and 5. of the U.S. Constitution.

24. The plaintiff complains that the defendant's economic operation of the United States is not uniform, false, impossible, fraudulent, thievery, and unconstitutional.

25. The plaintiff and the defendant and his staff have been arguing head to head for six years over the issues of U.S. federal and public economic deficit.

26. As a solution, defendant Senator Hatch favors a balanced budget amendment for the United States' government.

27. The plaintiff stringently opposes the balanced budget amendment where he sees that the federal deficit is a necessary consequence of the nation's imbalance of trade.

28. The plaintiff complains that the defendant's economic policies have cost the plaintiff his job, his income, his family, home, and business, his savings, security and his future.

**29. The plaintiff sees personal, national, and global bankruptcy unless the defendant does his elected responsibilities according to Section 8 Articles 3. and 5. and regulates coin and thus regulates commerce with foreign nations.**

30. In defendant's correspondence to the plaintiff on these matters, the defendant has stated:

**"I strongly support maximizing Americans' freedom of choice in product selection", ...  
"Finally, I do not support restraints on capital flows in and out of the United States. Our balance of payments, current accounts, and even our continued industrial development depend on freedom of capital flows across boundaries."**

31. Plaintiff sees this policy as unconstitutional in view of articles 3 and 5 of section 8 of the U.S. Constitution.

32. The plaintiff complains that the defendant does not understand the economic macro-economy of the United States, that freedom of choice for some causes debt and loss of jobs for others, thus not uniform per Article 1 of the Constitution.

33. The plaintiff complains that the defendant does not have a workable plan for solving the economic deficit of the United States.

#### THE MACRO-ECONOMIC MODEL

34. Plaintiff has modeled the macro-economy of the United States and finds the conditions basically flawed and non workable.

35. The plaintiff's 1989 macro-economic model teaches the following rules relative to causing deficit:

- 1) An independent economy must produce as much as it consumes.
- 2) Shortage of production must be offset by debt.
- 3) Monetary deficit results from imbalance of trade.
- 4) A service economy cannot sustain itself.

36. The operation of U.S. Economy is fundamentally flawed. Over years, the U.S. has had a trend of moving towards a service economy, or conversely, a trend of not producing for itself but

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instead, increasingly consuming globally.

37. An entity that consumes more than it produces must debt itself to purchase out side of itself.

**38. Laws that allow members to consumption beyond its confines, i.e. allow members to consume outside of the entity, allows these member consumers to debt the whole of the entity.**

39. More simply stated, the U.S. economy operates on around one trillion dollars of floating money. When an American citizen or company sends U.S. "coin" abroad for a capital purchase, that monies must be replaced to keep our necessary operating currency.

For example, where a neighbor is allowed to send \$40,000, say, on a foreign automobile purchase, each one of us 200 million American citizens must borrow 0.2 cents to replace "his" expenditure to keep our nations operation currency up to par.

40. In total, the current imbalance of trade forces debt upon me, personally, in the amount of \$5 to \$15 dollars per day to replace monies sent abroad because of the purchasing of foreign goods by others, \$40-\$120 per day for my family.

41. Debt is being forced upon me because of uncontrolled actions of others because of the congress's failure to regulate international commerce per Article's 3 and 5 of Section 8 of the Constitution of the United States.

42. Others are equally harmed where purchases by some of foreign goods forces debt upon each of us without our knowledge or consent, and without uniformity.

43. Eventually, from this international commerce, what is left in the United States is the depreciated junk of the owner, and his caused debt upon me and all others. The foreigners who made the product have our money, jobs, and we are in their debt.

44. The United State cannot continue to send monies abroad for foreign goods and at the same time keep its operating monies at home, its just impossible, a thing (money) cannot be two places at the same time.



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#### THE REALITY OF LOCATION OF U.S. CAPITAL DOLLARS

45. Our nations government has for the large part become "the-fall-guy" for paying for the public's trade imbalance problem which has so much hampered internal U.S. commerce that sufficient U.S. tax revenues cannot be collected by the nation's government for financing its operation.

46. Right now the U.S. federal government is experiencing a temporary retrieve in its deficit where the American public is picking up most of the nations deficit by putting monies into the U.S. economy from home refinancing that has been occurring at a rate of over one trillion dollars per year.

47. The ever increasing offshore banking by U.S. businesses is also adding to the problem and has become a tool for foreign commerce while at the same time avoiding the U.S. tax system.

48. While the United States has approximately eight billion dollars for commerce, over 400 billion U.S. dollars are floating outside our country from years of trade imbalance.

49. This condition will eventually bring massive devaluation of the U.S. Dollar on the international market which will result in huge cost increases of foreign goods and more greatly increase the exodus of U.S. monies if America does not produce for itself while continuing to consume globally.

50. Where we individually are forced into perpetual debt by the purchase action policies of others, this American policy of forced debt occurring by our congress's failure to govern is unconstitutional and unreasonable seizures depriving of ... liberty, or property, without due process of law.

#### OTHER CONSEQUENCES OF THE DEFICIT/TRADE IMBALANCE

51. What is really tragic is the huge loss of American jobs and the loss of American's businesses that make our jobs.

52. Our nation has exported seventy million (70,000,000) jobs, while at the same time our nation greatest public individual fear is unemployment.

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Deficit Recovery

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53. To illustrate this point, the plaintiff is including as part of his complaint his deficit catalog which shows costs to the U.S. economy in lost commerce, monies, jobs and taxes for several typical foreign purchases.

54. To further illustrate the effect of one foreign purchase item, an analysis is shown for the proposed (made in American) Mercedes Benz sport 4x4 where the plaintiff shows that 1,500 new jobs for Tuscaloosa will cost 240,000 jobs in Detroit.

#### FEDERAL GOVERNMENT DEBT IS CONSEQUENCE OF TRADE IMBALANCE

55. The spending of our nations state and federal governments has been the source of new monies.

56. New monies put into our nations economy have been traditionally expected to move seven times.

57. It is the moving of monies, expenditures and income, that are the taxable sources of government revenues.

58. Where monies escape the U.S. Economy by citizens buying foreign goods. The momentum of the movement of new monies is lost and with this is lost personal income, lost jobs, and lost tax revenues.

59. However, as it should be, if the national economy was operating properly within in own confines, introduced monies will shortly result in 100% return in tax revenues and the economy will flourish, an abundance of jobs will happen, and debt will be retired.

60. Conversely, if the nation continues on its current path, unemployment and debt will increase.

61. The present economy is not in recovery but only undergoing a very expensive temporary patch.

62. The value of an economy is its production of goods from its resources, which results in commodities of tangible value. Industries basic to resource value development include farming, fisheries, mining, oil, timber, and also include personal talents, such as writing, painting, acting, and musical

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recordings.

63. Second step resource value development include manufacturing, processing, building, energy production, and types delivery, like foot preparation.

64. Efficiency in resource development or production is the only spectrum of the economy where efficiency matters.

65. The service sector, by definition, does not produce anything of resalable tangible value, thus

66. Efficiency in the service sector is irrelevant.

67. The government is a service entity, the government does not produce anything of tangible value, thus the government does not do anything where efficiency is relevant.

68. The economy has two sector, the production sector, and everyone else must be a part of the service sector, whether working or not.

69. The United States economy is at an all time high for imbalance of trade and resulting debt, i.e. deficit.

70. The unseasonably low of the federal governments spending deficit is deceiving.

71. The nation currently has all time peak source of debt capital to send abroad in commerce in maximum imbalance of trade.

72. An all time high debt source is coming from the in excess of one trillion dollars per year in home refinancing.

73. Imbalance of trade expenditure monies origin is not respective to any source.

74. Each basic resource job like farming, fisheries, mining, oil, and timber provides the economic foundation basis for seven service sector jobs.

75. For every manufacturing job lost from the U.S. to a foreign manufacture, the foundation for seven service sector jobs are also lost from the U.S.

76. It is more important that every U.S. citizen have a work position opportunity than have a welfare source.

77. The majority of the one million persons in U.S. prisons

would probably not be there if these individuals had a decent job opportunity.

78. It cost the nation 40 billion dollars per year to keep its prisoners confined and twice that much more to keep putting them there.

#### MACRO-ECONOMY MODEL RULES FOR DEFICIT SOLUTION

79. The plaintiff's 1989 macro-economic model teaches the following rules relative to solving deficit:

- 5) Cash flow momentum\* generates a societies tax source.
- 6) Importation of products and services exports monies which halts cash flow momentum.
- 7) Reduction of government spending reduces cash flow momentum which consequently reduces tax revenues.
- 8) With production in balance and proper taxation, increased government spending generates economy and tax surpluses.
- 9) With production in balance, government spending can generate tax returns in excess of government spending which can retire deficit.

\* MOMENTUM is thus defined as a frequency of exchange of goods and services for monies. Example, a dollar imputed by debt or resource should move seven times before consumption.

#### PLAINTIFF'S COSTS/LOSSES - CAUSE OF ACTION

80. personal, removed
81. personal, removed

#### CONCLUSION

82. A balance budget amendment will not solve the national

deficit problem. The problem is the nations imbalance of trade and the nations failure to produce for itself.

83. To stop the exodus of nations monies, the congress must regulate international commerce by regulating "coin" as mandated by Sections 5 and 3 of article 8 of the Constitution of the United States.

84. Trying to solve the deficit problem by refusing deficit government spending is like trying to repair a car with four leaking tires by refusing to keep adding air to the tires. A problem cannot be fixed by refusing to accept the problems consequences. This problem can only be solved by stopping the leaks.

Dated this 14th day of April 1995.

*William D. Peterson* 06/18/2010

William D. (Bill) Peterson  
Plaintiff

WDP file: C:/OldHardDrive/p/DRI/L/Peterson-v-Hatch-1995/OH-APR8.CPL

WDP file: C:/OldHardDrive/p/nuc/L/APL-Dccircuit09/Hatch/Comp 95-CV-352S

Mail Room

William (Bill) D. Peterson, with  
300-Year SNF Disposal &  
3-Year Fuel & Deficit Recovery Plan,  
Deficit Recovery Institute (DRI)  
413 Vine Street,  
Clearfield, Utah 84015,  
Tel 801-825-3123, Email [paenaineers@luno.com](mailto:paenaineers@luno.com)

United States Court of  
District of Columbia

UNITED STATES DISTRICT COURT OF APPEALS  
DISTRICT OF COLUMBIA CIRCUIT  
333 Constitution Avenue, NW, Room 5523  
Washington, DC 20001-2866  
Phone: 202-216-7290 Facsimile: 202-219-8530

William (Bill) D. Peterson, Engineer for  
300-Year SNF Disposal Solution &  
3-year Fuel and Economy Recovery Plan,  
Plaintiff

-vs-

United States of America  
Nuclear Regulatory Commission, et al.\*  
Defendants

SUMMONS

service by U.S. Marshal  
per Fed Rule 4 (c) (3)

Case No. 10-1007

Rogers, Garland & Brown  
Circuit Judges

\* Spent Nuclear Fuel plan Defendant – Appellee parties are: **NRC** - Nuclear  
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\* Other Federal Administrative parties of interest are: Former Nuclear Waste Negotiator, Idaho  
Congressman Richard Stallings, and President Barack Obama.

Nuclear Regulatory Commission, Atomic Safety & Licensing Board, **NRC**, Defendant

You are hereby summoned and required to file an Answer in writing to the attached  
complaint and accompaniments with the Clerk of the above entitled Court, and to serve  
upon, or mail, to William (Bill) D. Peterson at 413 Vine St, Clearfield, Utah 84015, Plaintiff,  
a copy of said Answer, within 20 days (or what ever time allowed by law) after delivery of  
this summons upon you.

If you fail so to do, judgment by default will be taken against you for the relief  
demanded in said Complaints, which has been filed with the Clerk of said Court and a  
copy of which is hereto annexed and herewith served upon you.

DATED this 15 th day of June, 2010

  
William (Bill) D. Peterson, Plaintiff

William (Bill) D. Peterson, with  
300-Year SNF Disposal &  
3-Year Fuel & Deficit Recovery Plan,  
Deficit Recovery Institute (DRI)  
413 Vine Street,  
Clearfield, Utah 84015,  
Tel 801-825-3123, Email [paengineers@iuno.com](mailto:paengineers@iuno.com)

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UNITED STATES DISTRICT COURT OF APPEALS  
DISTRICT OF COLUMBIA CIRCUIT

333 Constitution Avenue, NW, Room 5523  
Washington, DC 20001-2866  
Phone: 202-216-7290 Facsimile: 202-219-8530

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William (Bill) D. Peterson, Engineer for  
300-Year SNF Disposal Solution &  
3-year Fuel and Economy Recovery Plan,  
Plaintiff

-vs-

United States of America  
Nuclear Regulatory Commission, et al.\*  
Defendants

! SUMMONS

! service by U.S. Marshal  
! per Fed Rule 4 (c) (3)

! Case No. 10-1007

! Rogers, Garland & Brown  
! Circuit Judges

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\* Spent Nuclear Fuel plan Defendant – Appellee parties are: NRC - Nuclear Regulatory Commission, Atomic Safety and Licensing Board, **DOE - Department Of Energy**, EPA - Environmental Protection Agency, NAS - National Academies of Science, and NEI - Nuclear Energy Institute.

\* Fuel and Economic recovery plan Defendant – Appellee parties are: DOC - Department of Commerce, DOL - Department of Labor, DOT - Department of the Treasury, FTC - Federal Trade Commission, and the TPCC - Trade Promotion Coordinating Committee

\* Other Federal Administrative parties of interest are: Former Nuclear Waste Negotiator, Idaho Congressman Richard Stallings, and President Barack Obama.

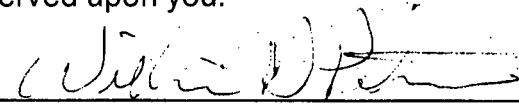
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Department of Energy, DOE, Defendant

You are hereby summoned and required to file an Answer in writing to the attached complaint and accompaniments with the Clerk of the above entitled Court, and to serve upon, or mail, to William (Bill) D. Peterson at 413 Vine St, Clearfield, Utah 84015, Plaintiff, a copy of said Answer, within 20 days (or what ever time allowed by law) after delivery of this summons upon you.

If you fail so to do, judgment by default will be taken against you for the relief demanded in said Complaints, which has been filed with the Clerk of said Court and a copy of which is hereto annexed and herewith served upon you.

DATED this 15 th day of June, 2010

  
William (Bill) D. Peterson, Plaintiff

William (Bill) D. Peterson, with  
300-Year SNF Disposal &  
3-Year Fuel & Deficit Recovery Plan,  
Deficit Recovery Institute (DRI)  
413 Vine Street,  
Clearfield, Utah 84015,  
Tel 801-825-3123, Email [paengineers@iuno.com](mailto:paengineers@iuno.com)

UNITED STATES DISTRICT COURT OF APPEALS  
DISTRICT OF COLUMBIA CIRCUIT  
333 Constitution Avenue, NW, Room 5523  
Washington, DC 20001-2866  
Phone: 202-216-7290 Facsimile: 202-219-8530

William (Bill) D. Peterson, Engineer for	!	
300-Year SNF Disposal Solution &	!	SUMMONS
3-year Fuel and Economy Recovery Plan,	!	service by U.S. Marshal
Plaintiff	!	per Fed Rule 4 (c) (3)
-vs-	!	
	!	Case No. <u>10-1007</u>
United States of America	!	
Nuclear Regulatory Commission, et al.*	!	Rogers, Garland & Brown
Defendants	!	Circuit Judges

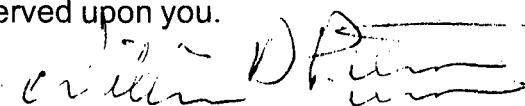
\* Spent Nuclear Fuel plan Defendant – Appellee parties are: NRC - Nuclear Regulatory Commission, Atomic Safety and Licensing Board, DOE - Department of Energy, **EPA - Environmental Protection Agency, NAS** - National Academies of Science, and NEI - Nuclear Energy Institute.  
\* Fuel and Economic recovery plan Defendant – Appellee parties are: DOC - Department of Commerce, DOL - Department of Labor, DOT - Department of the Treasury, FTC - Federal Trade Commission, and the TPCC - Trade Promotion Coordinating Committee  
\* Other Federal Administrative parties of interest are: Former Nuclear Waste Negotiator, Idaho Congressman Richard Stallings, and President Barack Obama.

**Environmental Protection Agency, EPA, Defendant**

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DATED this 15 th day of June, 2010

  
William (Bill) D. Peterson, Plaintiff



William (Bill) D. Peterson, with  
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William (Bill) D. Peterson, Engineer for  
300-Year SNF Disposal Solution &  
3-year Fuel and Economy Recovery Plan,  
Plaintiff

-vs-

United States of America  
Nuclear Regulatory Commission, et al.\*  
Defendants

! SUMMONS  
! service by U.S. Marshal  
! per Fed Rule 4 (c) (3)  
! Case No. 10-1007  
! Rogers, Garland & Brown  
! Circuit Judges

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**NAS - National Academies of Science**, and NEI - Nuclear Energy Institute.

\* Fuel and Economic recovery plan Defendant – Appellee parties are: DOC - Department of Commerce, DOL - Department of Labor, DOT - Department of the Treasury, FTC - Federal Trade Commission, and the TPCC - Trade Promotion Coordinating Committee

\* Other Federal Administrative parties of interest are: Former Nuclear Waste Negotiator, Idaho Congressman Richard Stallings, and President Barack Obama.

National Academies of Science, **NAS**, invited to intervene as a Defendant

You are hereby summoned and invited to file an Answer in writing to the attached complaint and accompaniments with the Clerk of the above entitled Court, and to serve upon, or mail, to William (Bill) D. Peterson at 413 Vine St, Clearfield, Utah 84015, Plaintiff, a copy of said Answer. It would be appreciated if you would reply within 20 days (or what ever time allowed by law) after delivery of this summons upon you.

You are not required to answer, but your input would be helpful and appreciated.

DATED this 15 th day of June, 2010

  
William (Bill) D. Peterson, Plaintiff

William (Bill) D. Peterson, with  
300-Year SNF Disposal &  
3-Year Fuel & Deficit Recovery Plan,  
Deficit Recovery Institute (DRI)  
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William (Bill) D. Peterson, Engineer for  
300-Year SNF Disposal Solution &  
3-year Fuel and Economy Recovery Plan,  
Plaintiff

-vs-

United States of America  
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! SUMMONS

! service by U.S. Marshal  
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\* Fuel and Economic recovery plan Defendant – Appellee parties are: DOC - Department of Commerce, DOL - Department of Labor, DOT - Department of the Treasury, FTC - Federal Trade Commission, and the TPCC - Trade Promotion Coordinating Committee

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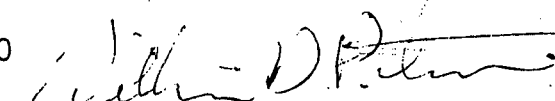
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**Nuclear Energy Institute, NEI, invited to intervene as a Defendant**

You are hereby summoned and invited to file an Answer in writing to the attached complaint and accompaniments with the Clerk of the above entitled Court, and to serve upon, or mail, to William (Bill) D. Peterson at 413 Vine St, Clearfield, Utah 84015, Plaintiff, a copy of said Answer. It would be appreciated if you would reply within 20 days (or what ever time allowed by law) after delivery of this summons upon you.

You are not required to answer, but your input would be helpful and appreciated.

DATED this 15 th day of June, 2010

  
William (Bill) D. Peterson, Plaintiff

William (Bill) D. Peterson, with  
300-Year SNF Disposal &  
3-Year Fuel & Deficit Recovery Plan,  
Deficit Recovery Institute (DRI)  
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William (Bill) D. Peterson, Engineer for  
300-Year SNF Disposal Solution &  
3-year Fuel and Economy Recovery Plan,  
Plaintiff

-vs-

United States of America  
Nuclear Regulatory Commission, et al.\*  
Defendants

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Rogers, Garland & Brown  
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Circuit Judges

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\* Fuel and Economic recovery plan Defendant – Appellee parties are: **DOC** - Department of Commerce, DOL - Department of Labor, DOT - Department of the Treasury, FTC - Federal Trade Commission, and the TPCC - Trade Promotion Coordinating Committee

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
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Department of Commerce, **DOC**, Defendant

You are hereby summoned and required to file an Answer in writing to the attached complaint and accompaniments with the Clerk of the above entitled Court, and to serve upon, or mail, to William (Bill) D. Peterson at 413 Vine St, Clearfield, Utah 84015, Plaintiff, a copy of said Answer, within 20 days (or what ever time allowed by law) after delivery of this summons upon you.

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DATED this 15 th day of June, 2010

  
William (Bill) D. Peterson, Plaintiff

William (Bill) D. Peterson, with  
300-Year SNF Disposal &  
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William (Bill) D. Peterson, Engineer for  
300-Year SNF Disposal Solution &  
3-year Fuel and Economy Recovery Plan,  
Plaintiff

-vs-

United States of America  
Nuclear Regulatory Commission, et al.\*  
Defendants

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Rogers, Garland & Brown  
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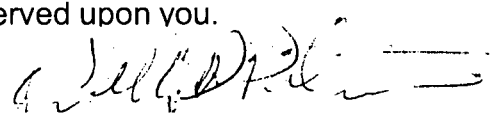
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Department of Labor, **DOL**, Defendant

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DATED this 15 th day of June, 2010

  
William (Bill) D. Peterson, Plaintiff

William (Bill) D. Peterson, with  
300-Year SNF Disposal &  
3-Year Fuel & Deficit Recovery Plan,  
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William (Bill) D. Peterson, Engineer for  
300-Year SNF Disposal Solution &  
3-year Fuel and Economy Recovery Plan,  
Plaintiff

-vs-

United States of America  
Nuclear Regulatory Commission, et al.\*  
Defendants

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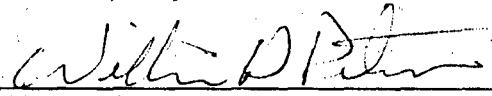
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**Department of the Treasury, DOT, Defendant**

You are hereby summoned and required to file an Answer in writing to the attached complaint and accompaniments with the Clerk of the above entitled Court, and to serve upon, or mail, to William (Bill) D. Peterson at 413 Vine St, Clearfield, Utah 84015, Plaintiff, a copy of said Answer, within 20 days (or what ever time allowed by law) after delivery of this summons upon you.

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DATED this 15 th day of June, 2010

  
William (Bill) D. Peterson, Plaintiff

William (Bill) D. Peterson, with  
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William (Bill) D. Peterson, Engineer for  
300-Year SNF Disposal Solution &  
3-year Fuel and Economy Recovery Plan,  
Plaintiff

-vs-

United States of America  
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Defendants

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**Federal Trade Commission, FTC, Defendant**

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William (Bill) D. Peterson, Plaintiff

William (Bill) D. Peterson, with  
300-Year SNF Disposal &  
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Deficit Recovery Institute (DRI)  
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William (Bill) D. Peterson, Engineer for  
300-Year SNF Disposal Solution &  
3-year Fuel and Economy Recovery Plan,  
Plaintiff

-vs-

United States of America  
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Defendants

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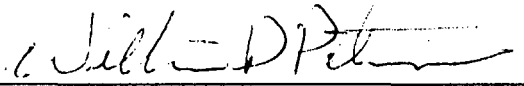
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**Trade Promotion Coordinating Committee, TPCC, Defendant**

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William (Bill) D. Peterson, with  
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William (Bill) D. Peterson, Engineer for  
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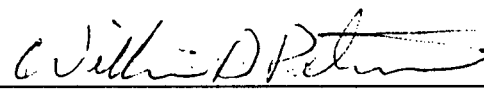
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Idaho Congressman Richard Stallings, invited to intervene as a Defendant  
Island Park, Idaho 6 mo, Cel 208 241 6049 Email [rstallings@allidaho.com](mailto:rstallings@allidaho.com)

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DATED this 15 th day of June, 2010

  
William (Bill) D. Peterson, Plaintiff



William (Bill) D. Peterson, with  
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William (Bill) D. Peterson, Engineer for  
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President Barack Obama invited to intervene

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DATED this 15 th day of June, 2010

  
William (Bill) D. Peterson, Plaintiff