

For Immediate Release:

SUNDAY AUGUST 24 2025

The court has DENIED Jim Fetzer's in forma pauperis (IFP) petition and is ordered to pay \$405.00 before his \$60 million Dollar lawsuit against Rumble and Bitchute can move forward.

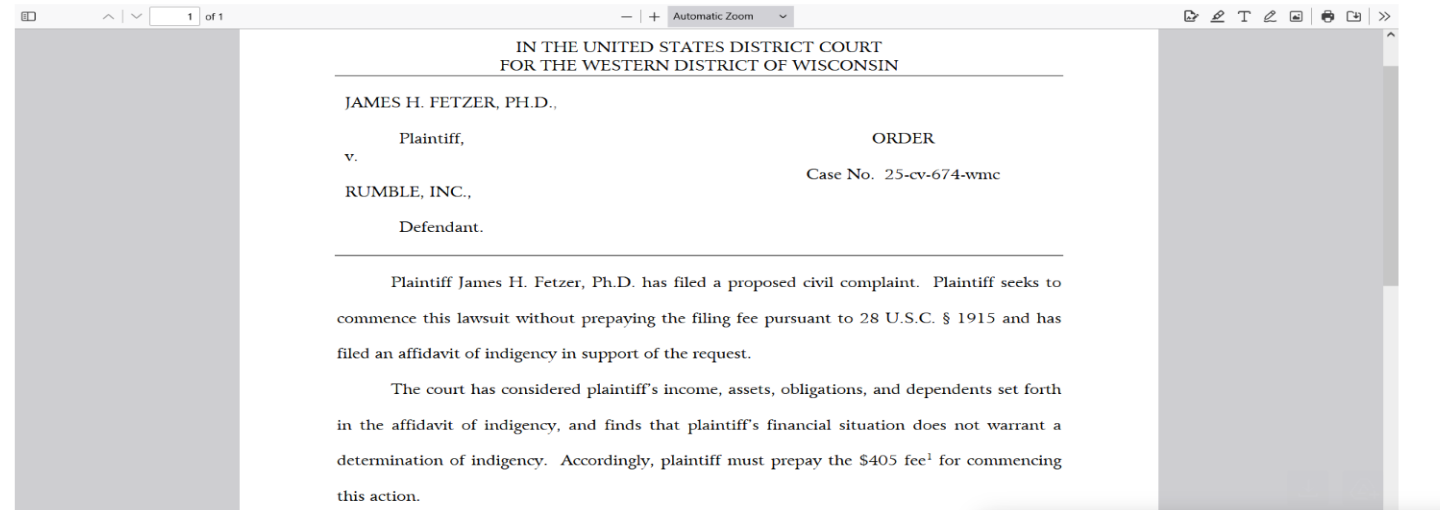
In other words - IT WAS NEVER FILED on August 12 .

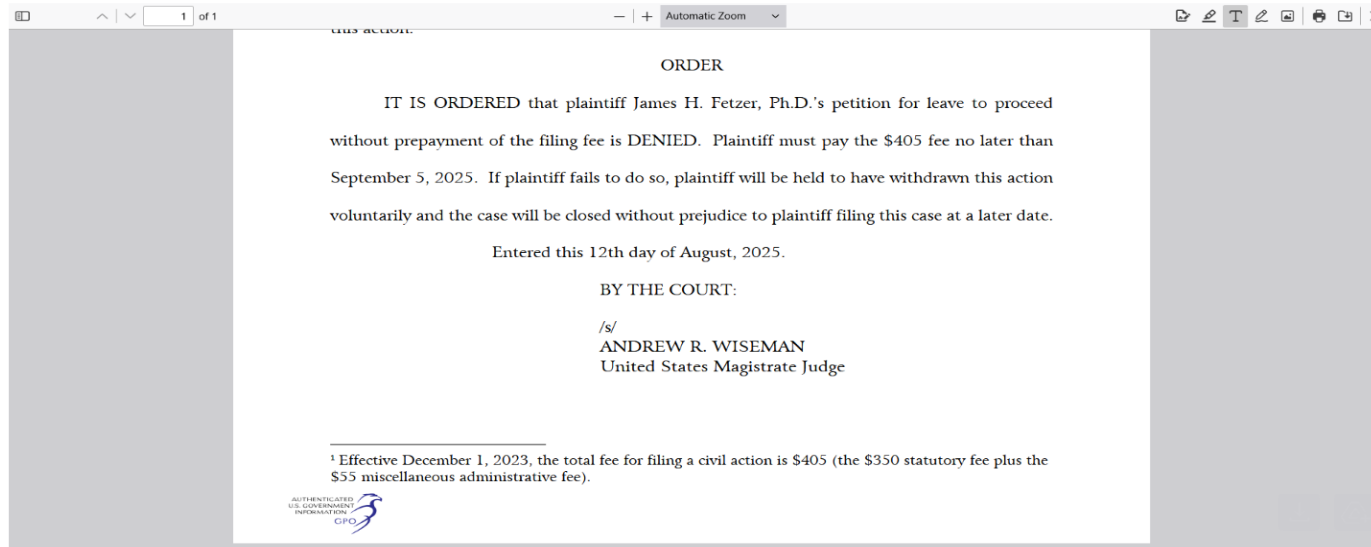
The court has likely determined that the action of filing a \$60 million Dollar lawsuit against Rumble and Bitchute is both frivolous and malicious.

Fetzer has until has until September 5 to pay the filing for of \$405.00 in order for this case to move forward.

If Fetzer fails to do so, he will be held to have withdrawn this action voluntarily and the case will be closed without prejudice.

The following is a copy of the signed document.





Thanks to the intrepid independent investigative work of VP who gave Victor this information.

The following is from their research:

**"Victor, if you Google search Fetzer's case number-
25-cv-674-wmc fetzer vs. rumble
you will read ALL the info.**

**Please note: The online copies of his 'case' do NOT have the CAPTION
at the top of the pages of his case document. This is because he NEVER filed the case!**

He NEVER paid the \$405.00 to the clerk to file.

The judge has given him until 9/05/2025 to PAY the money to have the case filed.

**All filed cases have the caption running across the top of each page
of a filed case, indicating case number, document #, page #, etc.**

Fetzer is BLUFFING!!!

I am almost 100% certain that this psychopath will not pay the money, and the case will be CLOSED.

VP

The following is a statement from Victor:

"Pay your court filing fee before September 5, 2025 so that we can get discovery on your facts Jim Fetzer.

Put your money where your mouth is, now that the court has denied your claim of being a "pauper" so that the court of public opinion will be able to witness for themselves in a court of law during a jury trial where only provable facts matter how much of what you dribble out of your foul mouth is fact and what is your discredited opinion based on lies.

You and your gang of fools have tarnished your legacy forever.

You have opened a can of worms for yourself that you will not be able to close not only for you but for all of those around you.

Information about all of you is coming out as you dig yourselves deeper into the hole you've all created for yourselves in your own words, both in emails and on video, all of which stand up as evidence in a court of law as discovery, once James Fetzer stops playing "pauper" and pays the court fees so that we can take his ridiculous court filing before a Judge and Jury, instead of making pretend that Fetzer's actually filed a court case when in reality, Fetzer hasn't done shit but run his lying mouth."

Respectfully,

Victor-Hugo Vaca II

This breaking story with ongoing developments
will continuously be updated on Victor Hugo Vaca's broadcast.



James Fetzer <jfetzer@d.umn.edu>

Aug 24, 2025, 1:44 PM (3 days ago)



to J, dave@davegahary.com, giuseppefromdc@gmail.com, davislurmann@gmail.com, drscorpicusmaximus@gmail.com

Why Vaca IS Caca: How we Know for Sure

There is a standard procedure for filing cases in the federal courts, where, if appropriate, a self-representing litigant may file a pauper petition to circumvent filing fees because of their indigent status. With a \$1m lien from my Dane County Sandy Hook case--which [I carried to the US Supreme Court](#) and [currently have four appeals pending](#)--I submitted such a request, which was denied. So I ponied up the filing fees of \$405 for the BitChute (Deep State Protocols Inc.) and Rumble cases to be filed (copies of receipts below).

What we have here is a classic example of "the Vaca style": take some word, phrase, or expression out of context and exaggerate it grossly to make it easier to attack. Vaca has done that from the beginning, when I first removed him from "Truth vs. NEW\$" and from "The Raw Deal: Fearsome Foursome" editions. That was done for maliciously attacking Brian Davidson, [who had simply excused himself from further participation with Vaca for his repetitive and ongoing mantra, "It's the JEWS! It's the JEWS! It's the JEWS!"](#)

These days, his gross oversimplifications claim I am trying to "suppress freedom of speech", when I am only holding Rumble and BitChute (DSP) to account for not adhering to and enforcing their own Terms of Service. Anyone who reads the complaints and statements of claims knows that to be the case. They are a matter of public record. So what's going on here? An effort to destroy me has now become an effort to destroy the Alt. Truth community. His vicious, sadistic, and malicious videos now number 750+ (["Victor Hugo, Jim Fetzer"](#)).

[My Sandy Hook friends have told me](#) that Sandy Hook Promise hired Victor to destroy my reputation out of concern that my Dane County lawsuit might be reversed. As [Dave Gahary](#) has astutely observed, a precocious 7 year old could look over a few dozen Caca covers and define him as a defamer and a scoundrel. Everyone here can judge for themselves. If Vaca wanted to create an enormous audience for making a fool of himself, he (and his sock puppet, Jane) have succeeded spectacularly. Review the court filings for yourselves.

Jim

James H. Fetzer, Ph.D.

Legal documents concerning the case against Rumble can be accessed and read here:

JUSTIA: <https://dockets.justia.com/docket/wisconsin/wiwdc/3:2025cv00674/55014>

PACER: https://www.pacermonitor.com/public/case/59485483/Fetzer,_James_v_Rumble,_Inc

DOWNLOAD HERE: [Rumble Complaint](#)

[Rumble Complaint Amended \(19 August 2025\)](#)

[Rumble Amended Statement of Claims](#)

[Rumble Amended Statement of Claim \(18 August 2025\)](#)

Legal documents concerning the case against BitChute (Deep State Protocol LLC) can be read here:

JUSTIA: <https://dockets.justia.com/docket/wisconsin/wiwdc/3:2025cv00663/54995>:

PACER: https://www.pacermonitor.com/public/case/59429660/Fetzer,_James_v_Deep_State_Protocol,_LLC

DOWNLOAD HERE: [BitChute \(Deep State Protocol LLC\) Complaint](#)

[BitChute Complaint Amended \(19 August 2025\)](#)

[BitChute Amended Statement of Claim](#)

[BitChute Amended Statement of Claim \(18 August 2025\)](#)

[Request to Amend Amended Statement of Claim \(21 August 2025\)](#)

SUMMARY: Fetzer, a former Marine Corps officer and McKnight Professor Emeritus from the University of Minnesota Duluth, flagged the content, served the platforms with Cease-and-Desist notices, and filed affidavits with the court, citing examples of the abuse and specific violations of both the user agreements and the law. The platforms have refused to moderate the content or respond to the complaints, prompting Fetzer to file suit this month to force BitChute and Rumble to comply with their own user agreements with regards to unlawful and harmful speech.

LINK:

BitChute and Rumble Sued for Violating Own “Terms of Service”: Punitive Penalties Could Run \$30m Each

<https://jameshfetzer.org/2025/08/bitchute-and-rumble-sued-for-violating-own-terms-of-service-punitive-penalties-could-run-30-million-each/>

CONTACT:

For more info or interview requests, contact Jim Fetzer directly by phone at (608) 354-4280, or email him at jfetzer@d.umn.edu.

DOWNLOAD HERE: [Rumble Complaint](#)

[Rumble Complaint Amended \(19 August 2025\)](#)

[Rumble Amended Statement of Claims](#)

[Rumble Amended Statement of Claim \(18 August 2025\)](#)

Legal documents concerning the case against BitChute (Deep State Protocol LLC) can be read here:

JUSTIA: <https://dockets.justia.com/docket/wisconsin/wiwdc/3:2025cv00663/54995>:

PACER: https://www.pacermonitor.com/public/case/59429660/Fetzer,_James_v_Deep_State_Protocol,_LLC

DOWNLOAD HERE: [BitChute \(Deep State Protocol LLC\) Complaint](#)

[BitChute Complaint Amended \(19 August 2025\)](#)

[BitChute Amended Statement of Claim](#)

[BitChute Amended Statement of Claim \(18 August 2025\)](#)

[Request to Amend Amended Statement of Claim \(21 August 2025\)](#)

SUMMARY: Fetzer, a former Marine Corps officer and McKnight Professor Emeritus from the University of Minnesota Duluth, flagged the content, served the platforms with Cease-and-Desist notices, and filed affidavits with the court, citing examples of the abuse and specific violations of both the user agreements and the law. The platforms have refused to moderate the content or respond to the complaints, prompting Fetzer to file suit this month to force BitChute and Rumble to comply with their own user agreements with regards to unlawful and harmful speech.

LINK:

BitChute and Rumble Sued for Violating Own “Terms of Service”: Punitive Penalties Could Run \$30m Each

<https://jameshfetzer.org/2025/08/bitchute-and-rumble-sued-for-violating-own-terms-of-service-punitive-penalties-could-run-30-million-each/>

CONTACT:

For more info or interview requests, contact Jim Fetzer directly by phone at (608) 354-4280, or email him at jfetzer@d.umn.edu.



U.S. District Court

Wisconsin Western - Madison

Receipt Date: Aug 12, 2025 11:29AM

James H. Fetzer
800 Violet Lane
Oregon, WI 53575

Rcpt. No: 4882

Trans. Date: Aug 12, 2025 11:29AM

Cashier ID: #VO (3068)

CD	Purpose	Case/Party/Defendant	Qty	Price	Amt
200	Civil Filing Fee- Non-Prisoner		1	405.00	405.00
100	Copies (Paper)		6	0.50	3.00

CD	Tender	Amt
CA	Cash	\$408.00
Total Due Prior to Payment:		\$408.00
Total Tendered:		\$408.00
Total Cash Received:		\$408.00

Comments: Case No. 25-cv-663-wmc - Fetzer, James v. Deep State Protocol, LLC

Only when the bank clears the check, money order, or verifies credit of funds, is the fee or debt officially paid or discharged. A \$53 fee will be charged for a returned check.

**U.S. District Court****Wisconsin Western - Madison**

James H. Fetzer
800 Violet Lane
P.O. Box 938
Oregon, WI 53575

Receipt Date: Aug 14, 2025 9:36AM

Rcpt. No: 4892

Trans. Date: Aug 14, 2025 9:36AM

Cashier ID: #VO (3068)

CD	Purpose	Case/Party/Defendant	Qty	Price	Amt
200	Civil Filing Fee- Non-Prisoner		1	405.00	405.00
100	Copies (Paper)		10	0.50	5.00

CD	Tender	Amt
CA	Cash	\$410.00
Total Due Prior to Payment:		\$410.00
Total Tendered:		\$410.00
Total Cash Received:		\$410.00

Comments: Case No. 25-cv-674-wmc - Fetzer, James v. Rumble, Inc.

Only when the bank clears the check, money order, or verifies credit of funds, is the fee or debt officially paid or discharged. A \$53 fee will be charged for a returned check.