

6. It was my understanding that the Plaintiff abortionists/facilities presented no evidence at the trial to contradict the facts set forth above in paragraph five, but if they did it would have been an occasion of perjury.
7. It is my understanding that the only evidence in the Oregon Case that linked me to the so-called threats of abortion violence was (i) my friendships and acquaintances with other pro-life activists; and (ii) my presence at a conference sponsored by the American Coalition of Life Activists ("ACLA") to stand at a table where my book, *A Time to Kill*, was displayed and made available for purchase.
8. I played no role in planning or organizing the ACLA conference other than to arrive and display my book.
9. I played no role in the production, handling, or distribution of the "Wanted Posters" or the "Nuremberg Files" which constituted the "threats" at the center of Plaintiffs' claims in the Oregon Case. The most that can be said about my links to those "speech crimes" is that (i) I had been a friend and associate of co-defendant and confessed poster-maker David Crane, and (ii) I had been a correspondent with Neal Horsley, whose web-site displayed back issues of my quarterly newsletter, *Capitol Area Christian News*. Prior to the lawsuit I had not met Mr. Horsley, who ironically was never a defendant in the Oregon Case even though the "Nuremberg Files" that he created and posted on his website *after* the lawsuit was filed was used as a major piece of evidence to establish the liability of me and the other defendants.
10. On many occasions before and since the filing of the Oregon Case, I have spoken publicly on the issue of abortion as a matter of personal ethics, public policy, law, religion, and society. I have publicly defended as ethical the same use of force for the defense of children in the womb that is otherwise lawful in the defense of innocent human life under