

## **INTERNATIONAL COMMITTEE ON OFFENSIVE MICROWAVE WEAPONS**



### **1985 Central Intelligence Agency vs. Sims and Wolfe**

#### **Log Out**

You are currently logged in. Click [here](#) to log out.

The Supreme Court decision in Central Intelligence Agency vs. Sims and Wolfe sealed the fate of Americans to be divided into two classes of citizens: those protected by the rights allegedly accorded to all citizens under the 5th, 8th, and 14th Amendments to the Constitution, and those whose liberties and even lives can be snatched from them at any moment by an edict of the Central Intelligence Agency to the effect that it needs those liberties and lives "to fulfill its statutory obligations with respect to foreign intelligence". This decision set the stage for the atrocities being committed in the Electronic Concentration Camp System (ECCS) even at this very moment. Please note, however, that some unconsented human experiments leading to the ECCS preceded this decision by many years.

Our take on the Central Intelligence Agency is that it has conducted unconsented human experiments on American "citizens" continuously since at least 1950 and that the only way to stop this ingrained practice is to dismember the CIA, as proposed by Senator Daniel Patrick Moynihan after the collapse of the Soviet Union.

The attached document was furnished to us by Cheryl Welsh of Mind Justice, Inc. a non-profit organization dedicated to educating the public about unconsented human experiments, investigating allegations of abuse, and researching ways and means of protecting the public from new technologies and weapons which impact the mind and nervous system.

© ICOMW 2006



**Archive Introduction**



**Archive Index**



**Return to Home Page**