IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,)	
)	
Plaintiff,)	
)	
v.)	Case No. CR-05-043-RAW
)	
JIMMY C. CHISUM,)	
)	
Defendant.)	
	ORDER	

nobis. The pertinent background to defendant's convictions is set forth in *United States v. Chisum*, 502 F.3d 1237 (10th Cir.2007), *cert. denied*, 552 U.S. 1211 (2008). Defendant subsequently filed a motion pursuant to 28 U.S.C. §2255, which this court denied. On appeal, the Tenth Circuit denied a certificate of appealability and dismissed. *See United States v. Chisum*, 343 Fed.Appx. 335 (10th Cir.2009).

A writ of error coram nobis is a remedy available to vacate a conviction when the petitioner has served his sentence and is no longer in custody, as is required for post-conviction relief under 28 U.S.C. §2255*. *United States v. Peter*, 310 F.3d 709, 712 (11th Cir.2002). Such a writ cannot issue, however, when another remedy was adequate and available. *United States v. Lester*, 453 Fed.Appx. 810 (10th Cir.2011). The bulk of

^{*}The one-year time limit under §2255 has passed, but this court's interpretation is that *coram nobis* is a common law writ, and as such there are no statutory time limits to an application. *See Haddad v. United States*, 2010 WL 2884645 (E.D.Mich.2010). The doctrine of laches could apply under appropriate facts. *Id.*

defendant's arguments are reiterated from his direct appeal and §2255 motion. One

exception is his citation of Bond v. United States, 131 S.Ct. 2355 (2011), which the defendant

interprets to mean that such decisions as United States v. Collins, 920 F.2d 619, 629 (10th)

Cir.1990)(rejecting argument that federal courts lack jurisdiction over prosecutions for

federal tax evasion) are erroneous. The court disagrees. In *United States v. Over*, 2012 WL

453641 (10th Cir.2012), the Tenth Circuit again rejected such jurisdictional challenges as

frivolous. Over is a post-Bond decision.

The court will not enter a separate judgment because *coram nobis* is the continuation

of a criminal proceeding, whereas habeas corpus is the initiation of a separate civil

proceeding. See United States v. Morgan, 346 U.S. 502, 506 (1954).

It is the order of the court that the motion of the defendant (#182) is hereby DENIED.

ORDERED THIS 18th DAY OF MAY, 2012.

Dated this 18th day of May, 2012.

Ronald A. White

United States District Judge

La. White

Eastern District of Oklahoma

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