Michael K. Jeanes, Clerk of Court \*\*\* Electronically Filed \*\*\* 06/26/2008 8:00 AM

## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

CR2008-006332-001 DT

05/14/2008

HON. ROSA MROZ

CLERK OF THE COURT J. Matlack Deputy

STATE OF ARIZONA

SUSIE CHARBEL

v.

JOHN CHESTER STUART (001)

JEREMY S GEIGLE

VICTIM SERVICES DIV-CA-CCC

## MINUTE ENTRY

Per review of the transcripts of the previous hearing on April 30, 2008 held by Judge Steinle, the Court notes that Defendant has been represented by counsel at all times, and filed these listed motions (Petition to Remain Propia Persona filed on April 18, 2008, "Edoced"; to Inform the Court filed on April 18, 2008, Petition for Judicial Clarification of the Meaning of Specific Words Used in ARS 39-161 filed on April 18, 2008, Petition to Dismiss with Prejudice for Lack of Due Process & Failure to Appear Fair and Impartial and Prosecutorial Misconduct filed on April 18, 2008, Petition to Return Presentments, Petition to Dismiss with Prejudice or in the Alternative Modify Release Conditions as to Allow Defendant to Prepare a Proper Propria Pesona Defense, Aff. of Facts, Subpoena Duces Tecum, Order to Dismiss with Prejudice filed on April 15, 2008, Addendum to Petition to Remain Propia Persona 'As one of the Creator's Believers' filed on April 22, 2008, Petition for Dismissal with prejudice for Prosecutorial Misconduct and Purposefull Denial of Due Process filed on April 22, 2008, Petition to Determine Cause for Charge to be Attached to Petition for Clarification filed on April 22, 2008, Petition for Clarification From the Prosecutor filed on April 22, 2008, Petition for Writ of Habeas Corpus Ad Subjiciendum, Motion to Extend Time to Challenge the Grand Jury Proceedings filed on April 25, 2008, Petition to Dismiss with Prejudice filed on April 28, 2008, Petition to Dismiss or in the Alternative Remand to Grand Jury for Unlawful and Purposeful Denial of due Process of Law and Charge Prosecutor with Human Rights Violations, Petition to Dismiss with Prejudice and Release Real Party in Interest/Third Party Intervener and All His Property filed on April 28, 2008, Petition to Claim & Exercise Constitutional Rights and

Docket Code 023

Form R000A

## SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

## CR2008-006332-001 DT

05/14/2008

Require the Presiding Judge to Rule Upon this and all other Petitions and all Public Officers of this Court to Uphold Said Rights, Petition to Set for Evidentiary Hearing on Bail Eligibility & Petition to Expedite Evidentiary Hearing filed on April 30, 2008, Order to Remove from Property RPII/TPI known as John Stuart, the man from State Property and Notice of Waiver for all Privileges and Benefits filed on April 30, 2008, Petition to Include, Without Limitations, Court Records and/or Documents as Exhibits and/or Evidence filed on May 5, 2008, Petition to Correct Mailing Location filed on May 5, 2008, Notice of Appointment of Fiduciary Debtor filed on May 2, 2008, Petition for Clarification of Petition for Waiver of all Privileges and Benefits and April 20, 2008 Court Issues filed on May 2, 2008, Petition to Expedite Selection of a New Judge Within Five (5) Days or in the Alternative Dismiss with Prejudice filed on May 2, 2008, Notice by Affidavit of the Jails Unlawful Use of Torture filed on May 2, 2008, Petition to Dismiss for Lack of Due Process of Law and Prosecutorial Misconduct and Demand the Grand Jury Transcripts filed on May 6, 2008, and Petition to Notify the World Court of Crimes Against Humanity filed on May 6, 2008) *in propria persona*.

IT IS ORDERED vacating the orders entered on May 12, 2008 requiring the State to respond to the above listed motions.

IT IS FURTHER ORDERED denying the above listed motions as previously denied by Judge Steinle.

To the extent that there were additional motions not covered by Judge Steinle's ruling on April 30, 2008,

IT IS FURTHER ORDERED denying those motions because this Court does not allow hybrid representation in which the Defendant is both represented by counsel and by himself simultaneously. The Defendant is directed to consult with his attorney regarding any motions and/or petitions he wants to raise.