

Desiree E. Saunders

Appearing Specially, Not Generally

Legal Address. Commencing, in suf. det., at w 1/4 corner of section 26, T.2S.-R.6E., G & SRB & M, thence S. 0° 07' 22" W. to 332.12 ft. to SW corner of section 26, thence bearing 0° S. 7' 22" W. from SW. corner of section 26, 332.12 ft. distant therefrom, thence southerly of N. Section 26 - 858.78 ft to the True Point of the Beginning, continuing thence 164.91 ft. to SE corner, thence 164.91 ft. to SW corner, to True Point of the Beginning; organic city of Gilbert, organic county of Maricopa, organic State of Arizona; —not owned or possessed by the United States of America; —not a post Road; —not on a post Road; —not in a U.S. district.

(response information at certificate of service page)

**IN THE [ALLEGED] UNITED STATES DISTRICT COURT
FOR THE [ALLEGED] DISTRICT OF ARIZONA**

[The United States of America] /
The Internal Revenue Service
federal agency

ALLEGED AS PLAINTIFF,

v.

Janice Sue Taylor

ALLEGED AS DEFENDANT

cc: Circuit Executive Cathy A. Catterson

**AFFIDAVIT OF Desiree E. Saunders
IN SUPPORT OF RULE 60 (B)
MOTION SUBMITTED AUGUST
20, 2010**

Case # CR 10-400-PHX-MHM (ECV)

LIABLE NOTICE: Clerk Of Court

NOTICE: Mary H. Murguia

VERIFICATION

STATE OF ARIZONA)
): SS
COUNTY OF MARICOPA)

AFFIANT having been duly sworn deposes and says:

1. That Affiant is a citizen of the United States, and is a citizen and a permanent resident, with full Legal Address of domicile in the State of Arizona, and not elsewhere;
2. That Affiant is of sufficient legal age to make this Affidavit;
3. That Affiant is aware of the material content contained in the said Motion For Relief From Judgment Or Order Under Rule 60 (b), FRCiV in the above numbered case;
4. That this Affidavit has been made in support of said Motion For Relief From Judgment Or Order Under Rule 60 (b), FRCiV in the above numbered case;
5. That Affiant does not reside, have abode or domicile, or otherwise conduct any business or other activities in any U.S. district of or for the United States;
6. That, in order to clarify the Truthfulness of this foregoing, the above Legal Address, in its Affiant or Demandant provided miniaturized form, on any article of mail to be sent to Affiant or Demandant, will be required to be placed upon the envelope used, below Affiant's or Demandant's popular address, which popular address is the same postal address that the court or other government officials have used at all times before this in sending notices, orders, etc., and that in any event where the court or other party refuses or fails to do so, the article sent without Affiant's or Demandant's legal address thereon will be returned to the sender, unopened, unread, and unconsidered, for which unopened return the sender will have no lawful remedy against Affiant or Demandant, there being no law that mandates any person or citizen of any State to receive and/or open the postal service mails of the alleged United States central government;

7. That any act or attempt to refuse or fail to place the Demandant's Motion For Rule 60 (b) Relief From Judgment or Order's Certificate of Service page's provided **Legal Address below** Affiant's or Demandant's "Popular" Address, aforementioned, will constitute an Open, Legal - Revealing of Fraud, and *Deception*, and Worse, by the Court or other sender, which will be immediately actionable by other courts of law and of justice, no doubt;
8. That any act or attempt to Circumvent the United States Postal Service, and its Federal Authority, by use or way of any trek or travel or journeying or other circumvention of process, in order to get to Affiant's or Demandant's Legal Address (aforementioned Popular Address DENIED for any Usage Purpose under these conditions), using further Roads, Streets, Avenues, Highways, Expressways, Pathways, Pig-trails, or other footage, lands, place, or grounds upon which the human foot or vehicle may pass upon, none of which are "owned or possessed by the United States of America," in order to approach Affiant or Demandant for any purpose whatever, including attempting to serve upon Demandant any article or item that could be dispatched or sent through the United States Postal Service & Mails, will Constitute an Open and Frank Admission that both the person committing the Circumvention and the Person(s) directing the Circumvention, if different, have Committed and are Committing Fraud, and Worse, upon the Affiant and Demandant and upon the Government and the People of the State of Arizona, and is and shall be actionable against all involved Circumventing Persons and Parties, before other Lawful Authorities thereof, no doubt;
9. That any act to approach or apprehend, or attempt to approach or apprehend, Affiant or Demandant upon or by using any Roads, Streets, Avenues, Highways, Expressways, Pathways, Pig-trails, or other footage, lands, place, or grounds upon which the human foot or vehicle may pass upon, as are located within the State of

Arizona and not Lawfully = Legally Elsewhere, **none** of which are “owned or possessed by the United States of America,” in order to Circumvent the recognition of Affiant’s or Demandant’s Fundamental Rights as they would exist if the same Circumventer were to travel to the Legal Address of Affiant or Demandant, or to further Circumvent the United States Postal Service in doing so, shall Constitute a Fraud, and a *Deception*, and Worse, upon the Affiant and Demandant, and upon the Government and the People of the State of Arizona, and is and shall be actionable against all involved Circumventing Persons and Parties, before other Lawful Authorities thereof, no doubt;

10. That the act of the commission of **Treason**, or of Misprision of Treason, or Attempted Treason, whether as Covert Treason or Overt Treason, as with *Insurrection*, is a Military Crime, not a felony, not a misdemeanor, and not a quasi crime; *prosecutable* under Military Law in a Military Court, under the superseding authority of the Adjunct General of the State of Arizona, which Military Court may not be lawfully or legally construed effective or applicable for any Title 28, U.S. Code, Section 1442 purpose, any Act or Attempt to do so Constituting a further Act or activity of Treason [and Worse], prosecutable also by that same Military Court, not an alleged federal court or ordinary State court, until the Still UnLawful = Illegal Act(s) of Treason, in whatever form it/they shall appear, shall have been executed for or otherwise punished, no doubt;
11. That any Acts and actions engaged in, whatever, in order to Circumvent the United States Postal Service, will constitute immediate and superseding grounds to bring this matter before the National Ninth Tribunal Court (AKA the United States circuit court) located near San Francisco, California, the costs for doing so to be paid from the bonds of the actor, a Bond Hearing which shall be called Before the National Ninth Tribunal Court in its own designated courtroom, and none other;

12. That the proposed United States Constitution continues to have and hold out the same Rights for the people of the several States of the United States commencing from January 1, 1945, as it did on the date of December 31, 1944, the day before that date, and back to the time of September 17, 1787, 1st Session;
13. That in Affiant's previous Affidavit, Affiant inadvertently left out essential information relating to the claims by the alleged plaintiffs, that the Court is hereby directed to take Judicial or Court Notice of, as follows;
14. That the truth is that none of any trusts, trusts alleged, if any, papers, effects, or other instruments, if any, whether being legal instruments or private documents, have any legal connection (have no legal connection) between Affiant and Demandant to the private person of Janice Sue Taylor, nor do the same have any relationship or other circumstance as though having evolved from any condition whatever that would convey to the foregoing same any right of ownership, second or third party person, control, input, aegis, auspices, power of import or export, any duty, obligation, or power to loosen constraint;
15. That any further information to be gathered, if there be any actual Lawful = Legal Right to do so, in relation to said Janice Sue Taylor, being likely obtainable from other public sources without further unnecessary harassment of Affiant and Demandant, any further action, if any, relative to this issue or matter to be *deferred to that* course of action, and no less, — And
16. That Any act or attempt to act further against Affiant or Demandant or the Rights and Fundamental Rights of Affiant or Demandant will constitute an appearance of a Financial War Act such as has been *discovered*, in limited similarity, to have been employed by the commercial enterprises of Japan, from the 1960's forward, in an effort to orchestrate a Financial Takeover of the commerce of the United States;

17. Which Financial War Acts have been and are determinable as seen on page 5221 of the **Federal Register of 1954**, as provided for in the attached Exhibit, the same kinds of Financial War Acts as have been and are still being continued to this date, no less than as on that date of August 18, 1954, continued from August 16, 1954, by and under the aegis and auspices of the “IRS federal agency” and its UnLawfully = Illegally acting actors, agents, and certain other employees, and the acclaimed U.S. attorneys at bar who forwardly alleged to represent them;
18. That there are currently, arising throughout the Several States of the proposed United States, many people who have come and are coming to recognize that Treason, whenever it has taken place, under any conditions or form thereof, is a Military Crime, not arrestable by any common sheriff, police officer, “FBI agent,” “Homeland Security Department agent,” “U.S. marshal,” or other agent or official of government, State or alleged federal, but by the Provost Marshal of the State Militia-Military of the State in which such heinous crime of Treason shall be discovered and prosecuted for, the fact of which was the main or actual reason for the April 19, 1995 Oklahoma Bombing (by Illegally Operating Factions of the alleged United States central government), as The Clause 15 TEST reveals;
19. And That further advancement of the Seeded Treason of January 1, 1945 by the alleged United States central government, or any of its Illegally Operating Factions thereof, will have the reverse effect of what it has long hoped for, the Effectual Takeover, by whatever Covert Means as it thought necessary in doing so, in its Continued Violation of Article III, Section 3, Clause 1’s “levying of [Covert, Seeded] War against “**them**,” NOT “it.”
20. That this Affidavit supports Demandant’s Motion For Relief From Judgment Or Order Under Rule 60 (b), FRCiV in its summary submission to the above named court, specially, not generally, recognized in such a matter for motion, even if held

to not have Subject Matter Jurisdiction and Constructive Subject Matter Jurisdiction in the above numbered case, and this paragraph serves exclusively such said motion, but may not be construed as to denying any other part of this Affidavit as supporting such said motion as well;

21. That Affiant swears and deposes that the facts, findings, evidences, and conclusions of law contained therein she knows to be true of her own knowledge.

Respectfully and Objectively Submitted,

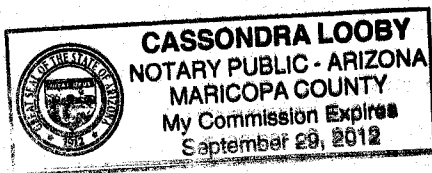
UNDER PENALTY OF PERJURY

8/20/2010

Desiree E. Saunders

Desiree E. Saunders – Affiant, AKA Demandant

SUBSCRIBED AND SWORN TO BEFORE ME THIS 20 DAY OF AUGUST, 2010 A.D.



[Signature]
NOTARY PUBLIC