

Janice Sue Taylor
3341 Arianna Court
Near Gilbert, Arizona
County of Maricopa
Pursuant to U.S.C. 28 §1746(1)

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CLERK U S DISTRICT COURT DISTRICT OF ARIZONA	
BY _____	M DEPUTY

**DISTRICT COURT OF THE UNITED STATES
FOR THE DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA)	Case No: CR-10-0400-PHX-MHM
Alleged Plaintiff,)	RESPONSE TO GOVERNMENTS
Vs.)	SECOND MOTION IN LIMINE
Janice Sue Taylor, sui juris)	
Alleged Defendant)	

NOTICE TO THE COURT, CLERK OF COURT and UNITED STATES ATTORNEY

This motion is filed for above caption hearing in the "district court of the United States", and not the "United States District Court". If the recipient clerk is unable to process this pleading, please direct it to the proper official.

**REBUTTAL TO GOVERNMENTS RESPONSE TO
SECOND MOTION IN LIMINE**

Comes now Janice Sue Taylor, a living woman, not a corporation or other type of artificially created person, and not domiciled in the District of Columbia; hereinafter the Movant, by Special Visitation or Appearance, not granting jurisdiction nor recognizing this court's right to try her; but intervening in a foreign jurisdiction on behalf of the Alleged Defendant, Persona JANICE SUE TAYLOR, hereinafter the Accused. Movant is not trained in the law, nor is She an attorney, nor is She appearing Pro Se; but rather of right in Sui Juris.

Movant accepts Prosecutors response to the second motion in Limine (doc127) stating that the motion submitted by Movant is Frivolous, upon proof of claim that the following is not justified, and has no basis which would impact Movant negatively in any due process or fair trial proceedings.

- Movant moves this court in the nature of FRCrP rule 12(b)(3)(c) to Order to limit the argument and references to law, for both the Alleged Defendant and the Alleged Plaintiff, to citing nothing outside of USC Title 26, the decisions of the supreme court, and the Constitution for the united States of America 1791 A.D., and the amendments therewith.

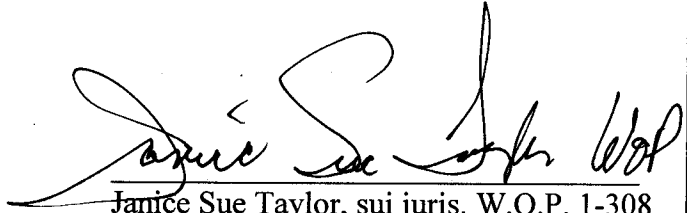
- 1 2. Movant specifically demands that the IRS and Alleged Plaintiff submit sworn statements
2 true and correct as to the constitutionality of all the laws they are applying. Otherwise
3 they might be in constitutional Contempt. Specifically excluded are the following: the
4 regulations at 26 CFR, particularly §301 which apply to Title 27 ATF; and to all cites
5 from all decisions from the U.S. circuit court of Appeals, U.S. District courts, Tax and
6 other lower Courts.
- 7 3. This is a matter of law and equity since all charges in the indictment of March 30, 2007
8 have their basis in USC Title 26, Subchapter A taxes.
- 9 4. This demand is also a matter of Private Policy. Policy created by the Private Corporation
10 for the IRS that Prosecutor is claiming is not authoritative and not binding as law on the
11 People. However, even if the IRM is not professed as the law, the codes and ethics
12 therein, the IRS employees are bound to abide by. The Prosecutor has presented no case
13 law or legal basis to the contrary.
- 14 5. The rules of the investigating agency, IRS, which initiated the instant prosecution state,
15 state in their controlling Handbook:
16 Internal Revenue Manual 4.10.7.2.9.8. (05-14-1999)
17 a. Decisions made at various levels of the court system...
18 b. Decisions made by the U.S. Supreme Court become the law of the land and takes
19 precedence over decisions of lower courts. **The Internal Revenue Service must**
20 **follow Supreme Court decisions.** For examiners, Supreme Court decisions have the
21 same weight as the Code.
22
- 23 6. **Decisions made by lower courts**, such as Tax Courts, district Courts, or Claims Court
24 **are binding on the service only for the particular taxpayer and the years litigated.**
25 Adverse decisions of lower courts do not require the Service to alter its position for other
26 taxpayers.
- 27 5. It actually needs no emphasis added to see that NO decision below the Supreme Court is
28 binding on the IRS, or in its capacity here, on this proceeding in Equity and fairness.
- 29 6. Furthermore, ALL IRS literature, everything on their website, by the admission of the
30 IRS Internal Revenue Manual itself, should **NOT** be relied upon as a basis of belief.
31 Apparently everything by their own admission is **"FRIVOLOUS"**, by implication.
32

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1 Further Relief requested: Should your HONOR feel that in the context of the issues
2 elaborated above, you perhaps have a potential conflict of interest, Movant asks that your honor
3 recuse yourself.

4 Further Relief requested: Since the issues raised here are of law, an immediate dismissal with
5 prejudice or an immediate appeal would be hereby requested.

6
7
8
9 Dated this 9th day of November, 2010



Janice Sue Taylor, sui juris. W.O.P. 1-308
Of one's own right, possessing full social and
Civil rights, sovereign character and capacity.
Pursuant to U.S.C. 28 1746 (1)
Without the United States

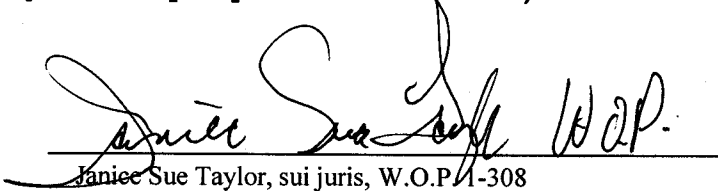
14
15 **Certificate of Service**

16 I, Janice Sue Taylor, hereby declare and state that I have filed a true and correct copy of the above document Rebuttal to
17 Governments Second Motion in Limine. Said Right Extended To Any Attorney, Whether Or Not At Bar, If Providing Or
18 Proposing To Provide "Assistance - Not Force - Of Counsel" with the Clerk of the Court for the [Alleged] United States
19 District Court For The [Alleged] District Of Arizona, said [Alleged] Court Appearing And Existing [Supposedly] As A
20 Possession Of Its Own And NOT Lawfully Existing In The Legal or Organic County of Maricopa, Legal or Organic
21 [Proposed] State of Arizona, and have mailed a copy hereof, postage prepaid thereon, to the Alleged U.S. Attorney's Office at the
22 following addresses set forth below.

20 Frank T. Galati,
21 James Richard Knapp,
22 Office of the Alleged U.S. Attorney
40 N. Central Ave. # 1200
Phoenix, Arizona near 85004

Susan Anderson
850 W. Adams Street, Suite 201
Phoenix, Arizona near 85007

23 **RESPONSE TO THIS EXHIBITED NOTICE IS REQUIRED - *Qui Tacit, Consentire***
24 ***Videtur, Ubi Tractatur De Ejus Commodo* (He[She] who is silent is considered**
25 **as assenting [to the matter in question] when his[her] interest is as stake.)**



Janice Sue Taylor, sui juris, W.O.P. 1-308
Dated this 9th day of November, 2010
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