## Case 2:10-cr-00400-MHM Document 158 Filed 11/10/10 FILED RECEIVED NOV 10 2010 Janice Sue Taylor CLERK US DISTRICT COURT 3341 Arianna Court Gilbert, Arizona Pursuant to U.S.C. 28 §1746 (1) Without the United States,

## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

UNITED STATES OF AMERICA,	Case No.: CR-10-400-PHX-MHM
Alleged Plaintiff, vs.	MOTION TO COMPEL PROSECUTOR TO DELIVER EVIDENCE OF DISCOVERY
Janice Sue Taylor,	
Alleged Defendant	

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## MOTION TO COMPEL PROSECUTOR TO DELIVER EVIDENCE OF DISCOVERY

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, Personal JANICE SUE TAYLOR, hereinafter the Defendant. 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 has asked for the Prosecutor to give her all of the evidence for discovery he has gathered against defendant, which he has given Movant a portion of it. However, there is a lot he has shown to Movant to which he has said he will make available for Movant to come in and review or make copies of. But he is refusing to copy them all and give Movant a copy.

Movant cannot memorize these pages upon pages the Prosecutor has in his possession by going into his office and looking at them. Movant does not have the ability of bringing a copy machine to Prosecutors office and making copies. Defendant is indigent and does not have the ability to acquire these copies any other way, than by Prosecutor providing them.

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Movant requests that in order for Justice to be served and Due Process be not denied, this Court ORDER Prosecutor to provide Movant with <u>every</u> document he has shown her, that he may or may not use in discovery in any forthcoming trial.

Dated this 11-10-201

Janice Sue Taylor, sui juris, W.O.P. 1-308
Of one's own right, possessing full social
Civil rights, sovereign character and capacity

Pursuant to U.S.C. 28 §1746 (1) Without the United States.

## **Certificate of Service**

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

Frank T. Galati, James Richard Knapp, Office of the <u>Alleged</u> U.S. Attorney 40 N. Central Ave. # 1200 Phoenix, Arizona near 85004 Susan Anderson 850 W. Adams Street, Suite 201 Phoenix, Arizona near 85007

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

Dated this 10<sup>th</sup> day of November, 2010 A.D

Vanice Sue Taylor, sui juris, W.O.P. 1-308
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Civil rights, sovereign character and capacity
Pursuant to U.S.C. 28 §1746 (1)
Without the United States,