

1 Janice Sue Taylor
2 3341 Arianna Court
3 Gilbert, Arizona
4 mailing address of convenience,
5 not a claimed residence or domicile.
6 Pursuant to U.S.C. 28 §1746 (1)
7 Without the United States,

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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

UNITED STATES OF AMERICA,
Alleged Plaintiff,
vs.
Janice Sue Taylor,
Alleged Defendant

) Case No.: CR-10-400-PHX-MHM
)
) MOTION TO EXTEND TRIAL DATE
) FOR NINETY DAYS

MOTION TO EXTEND TRIAL DATE FOR NINETY DAYS

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 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 is requesting this extension for trial date to be extended due to the fact that she has not been able to find competent tax counsel to represent her that this court is willing to pay for. Movant has asked for this court to appoint someone who has knowledge of tax law or either give her assistance of counsel that has knowledge of tax law and has handled a few cases and won at least one. It is against all lawful principles to strap Movant with inadequate representation, when her life and liberty is at stake.

Movant has found several attorney's in other states that are competent in tax law and have actually won a few cases. Movant is willing to give this court their names and requests that

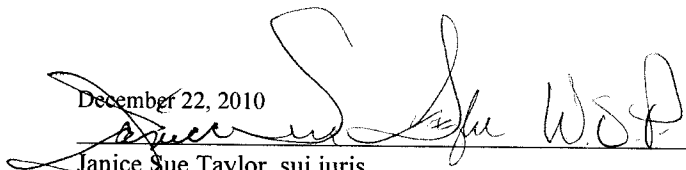
1 this court approach them to be her representative, or at least assistance of counsel. Otherwise
2 Movant does not know how she will get a fair trial. Consider for a moment if a person had brain
3 cancer, would you go to a foot doctor to operate on your brain? The very life and liberty is
4 resting on any counsel that would defend Movant, and she believes that she is entitled to
5 someone that has won at least one IRS case to defend her.

6 It seems something is wrong with this system when attorney's actually win and it is
7 recorded in the registers as having won the case on almost every issue other than Tax cases.
8 Most all tax cases are either dismissed if the Prosecutor sees himself losing or they are won by
9 the government. There are only a handful of cases reported as wins against the government.
10 The law of equal statistics does not even touch the IRS convictions. Is this because all the
11 attorney's are incompetent in tax law or because the attorney's are not allowed to encourage any
12 wins against the government concerning tax law, whether they be right or wrong? Even the
13 prosecutors in this case have told me I don't stand a chance of winning. So naturally I demand
14 and need the best experienced tax counsel I can find.

15 Therefore Movant requests that the trial date be set off for another ninety days to secure
16 an attorney that is competent in the tax law field, to insure Justice is done.

17 Susan Anderson has reported that she talked to the Prosecutor and he has no problem
18 with sixty days extension.

19
20 December 22, 2010


21 Janice Sue Taylor, sui juris

22 Of one's own right, possessing full social
23 Civil rights, sovereign character and capacity
24 Pursuant to U.S.C. 28 §1746 (1)
25 Without the United States,
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Certificate of Service

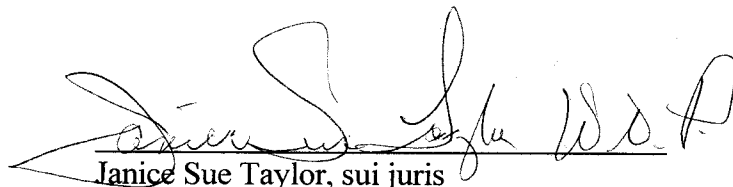
I, Janice Sue Taylor, hereby declare and state that I have filed a true and correct copy of the above document Motion for extension of trial. Said Right Extended To Any Attorney, Whether Or Not At Bar, If Providing Or Proposing To Provide "Assistance - Not Force - Of Counsel" with the Clerk of the Court for the [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 Alleged U.S. Attorney's Office at the following addresses set forth below.

Frank T. Galati,
James Richard Knapp,
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

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

Dated this 22th day of December, 2010 A.D



Janice Sue Taylor, sui juris
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,