

Janice Sue Taylor
3341 Arianna Court
Near Gilbert, Arizona
Mailing address of convenience
Not a claimed residence or domicile

FILED	LODGED
RECEIVED	COPY
FEB 14 2011	
CLERK U S DISTRICT COURT DISTRICT OF ARIZONA	
BY	M DEPUTY

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

1 UNITED STATES OF AMERICA,

2 Alleged Plaintiff,

3 vs.

4 Janice Sue Taylor,

5 Alleged Defendant

Case No.: CR-10-400-PHX-MHM

DEMAND FOR STAY OF TRIAL UNTIL
INTERLOCUTORY APPEAL TO 9TH
CIRCUIT HAS BEEN ADJUDICATED

TIME IS OF THE ESSENCE

6 Comes now, Janice Sue Taylor, a living woman, not a corporation or other type of
7 artificially created person, and not domiciled or residing in the district of Columbia or any other
8 Federal Territory owned by the United States of America; hereinafter the Movant, by Special
9 Visitation or Appearance, not Granting jurisdiction nor recognizing this court's right to try her;
10 but intervening in a foreign jurisdiction on behalf of the Alleged Defendant, Persona JANICE
11 SUE TAYLOR, hereinafter the Accused. Movant is not trained in the law, nor is
12 She an Attorney, nor is She appearing Pro Se; but rather of right in Sui Juris.

13 Movant has filed an Interlocutory Appeal in the 9th circuit on the Motions heard on the 9th
14 of February, denying Movant's Sixth Article of Amendment to the United States of America's
15 Constitution 1787, "the right to be confronted with the witnesses against her", and "the right for
16 inspection of the Grand Jury List picked for Movant's Indictment, as Title 28 U.S.C. 1867 (a)
17 and (f)", provides. Title 1 U.S.C. section 204 says Title 28 has been enacted into positive law.

18 "*Whenever titles of such Code shall have been enacted into positive law the text thereof*
19 *shall be legal evidence of the laws therein contained, in all the courts of the United*
20 *States, the several States, and the Territories and insular possessions of the United*
21 *States.*

22 Therefore Title 28 is legal evidence of the laws therein. Judge Campbell in his opinion, that the
23 "State of Arizona" is all Federal Territory, may be correct if you are looking at the "State of
24 Arizona", being a "Corporation" (which it is). However the place/land known as "Arizona" is
25
26
27
28

Janice Sue Taylor
3341 Arianna Court
Near Gilbert, Arizona
Mailing address of convenience
Not a claimed residence or domicile

1 not all Federal land, and jurors or people cannot live in a Corporation, they live on the land or a
2 place called "Arizona", which is **not all** Federal Territory. In Title 28 Chapter 5 sec 81-131 they
3 are looking for only the land that composes the **Territorial Composition** of the States listed.
4 Notice they don't call them "State of Arizona", its only "Arizona" etc, meaning the Federal land
5 therein found. Neither the Judge nor the juror's opinions can override the written laws.

6 In Test v. U.S., *"It grants access in order to aid parties in the preparation of motions*
7 *challenging jury-selection procedures. Indeed, without inspection, a party almost invariably*
8 *would be unable to determine whether he has a potentially meritorious jury challenge. Thus, an*
9 *unqualified right to inspection is required not only by the plain text of the statute, but also by the*
10 *statute's overall purpose of insuring grand and petit juries selected at random from a fair cross*
11 *section of the community: 28 U.S.C. §1861".* Movant was told by the defense assistance of
12 counsel that the minute order was all that is needed, but if a signed Order from Judge Campbell
13 is needed, Movant requests Judge Campbell to submit it for inclusion with the interlocutory
14 appeal to the 9th Circuit.

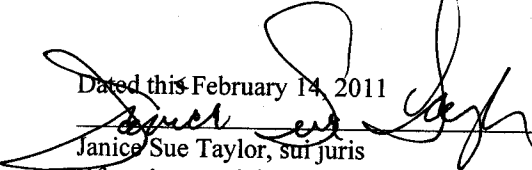
15 Movant now files a Stay of these proceeding with this court until this matter can be heard
16 and decided on by the 9th circuit. This court is acting with extreme prejudice. To continue with
17 any proceedings would be a denial of **due process** and **force of arms** against Movant's Fifth
18 Article of Amendment to the United States of America's Constitution 1787 to wit; *"..Nor be*
19 *deprived of life, liberty or property, without due process of law";* and the Sixth Article of
20 Amendment to the United States of America's Constitution 1787 to wit; *"..By an impartial jury*
21 *of the State AND [federal] district wherein the crime shall have been committed, which district*
22 *shall have been previously ascertained by law".* Since this decision addresses the very **heart of**
23 **due process** and is provided by statute, supra, it is **imperative** that this court Stay Movant's
24 proceedings to insure Movant has every opportunity to defend herself according to the laws of
25 the United States of America. The government has nothing to lose by staying the Trial, unless
26 this court is determined to override the four Organic laws of this nation, Supreme Court cases,
27 and the Constitution of the United States of America 1787, thereby opening up the possibility of
28

1 Constitutional Treason. THEREFORE Movant's requests for a stay is statutorily and
2 Constitutionally justified.

3 Movant offers the following cases to support the United States Supreme Court decisions
4 that Movant has the absolute right to inspect the jurors list at all times during court proceedings.

- 5 1. Test v. United States, 420 U.S. 28 (1975)
- 6 2. United States of America v. Edgar Diaz et al, 236 F.R.D. 470(2006)
- 7 3. United States Court of Appeals 9th Circuit re: special Grand Jury for Anchorage,
8 Alaska, 674 F.2d 778(1982)
- 9 4. United States of America v. Ivan Cerna et al, 2009 WL 2998930 (N.D. Cal)
- 10 5. United States of America v. Naeem J. Williams, 2007 WL 1223449 (D.Hawaii)

11
12 Dated this February 14, 2011

13 
Janice Sue Taylor, sui juris

14 Of one's own right, possessing full social
15 Civil rights, sovereign character and capacity.
Without the United States, U.S.C. 28, §1746 (1)

Janice Sue Taylor
3341 Arianna Court
Near Gilbert, Arizona
Mailing address of convenience
Not a claimed residence or domicile

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Certificate of Service

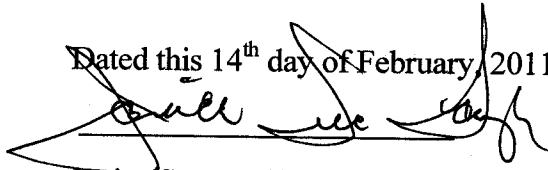
I, Janice Sue Taylor, hereby declare and state that I have filed a true and correct copy of the above document Request for Stay of Trial. Said Right Extended To Any Attorney, Whether Or Not At Bar, If Providing Or Proposing To Provide "Assistance - Not Force - Of Counsel" with the Clerk of the Court 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 14th day of February, 2011



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,