1 Jan 3 N N N N N

4 5

6

8

10

11

12 13

14

15

16

17 18

19

20

22 23

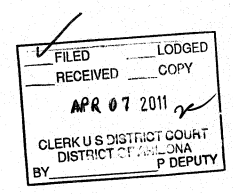
24

2526

27

28

Janice Sue Taylor
3341 Arianna Court
Near Gilbert, Arizona
Mailing address of convenience
Not a claimed residence or domicile
Without the United States,



## 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-DGC

NOTICE TO QUASH GOVERNMENT MOTION TO PRETRIAL ADMISSIBILITY OF BUSINESS RECORDS.

404(6)

By Affidavit of Janice Sue Taylor

# STATUS OF AFFIANT

Comes now, Affiant Janice Sue Taylor, a living woman, not a corporation or other type of artificially created person, and not domiciled or residing in the district of Columbia or any other Federal Territory owned by the United States of America; "hereinafter the Affiant", by Special Visitation or Appearance, not Granting jurisdiction nor recognizing this court's right to try her; but intervening in a Foreign Bankrupt Jurisdiction on behalf of the Alleged accused, Fictional JANICE SUE TAYLOR, "hereinafter the Accused". Affiant is not trained in the law, nor is She an Attorney, nor is affiant appearing Pro Se; but rather of right in Sui Juris as the authorized intervener but not surety, of the above civil fiction.

Affiant herein objects to any admissibility of irrelevant evidence into this case. Without someone being able to testify to firsthand knowledge of any other crimes, wrongs or acts in the past any evidence is irrelevant. No foundation has been laid for any other wrongs, acts or crimes outside of the years in question. The indictment specifically calls for the years 2003-2006 and no other years. Therefore Affiant objects and does not give her consent to have any 404(b) evidence admitted.

Further the Prosecutors in this case have not proven they are anything but "Co-Debt Collectors" acting in concert with the Internal Revenue Service as "Debt Collectors", which have not validated any debt attached to Affiant, as per the rules of Title 15 section 1692. The definition of "Debt Collectors" is plain and clear at 15 §1692a (6); "any person who uses any instrumentality of interstate commerce or the mails in any business the principal purpose of which is the collection of any debts, or who regularly collects or attempts to collect, directly or indirectly, debts owed or due or asserted to be owed or due another". Affiant has challenged these "Debt Collectors" authority under Title 15, §1692 and until the proper validation as demanded by §1692 is confirmed, all actions are to cease as per Title 15 §1692(b).

# **RELIEF REQUESTED**

Affiant requests this court to quash the motion before the court on the supplemental 404(b) Evidence on the grounds that no foundation has been laid and the records are irrelevant. Affiant demands this court to abide by the rules of the Fair Debt Collections Practice Act, and cease all activity until Debt Collectors have validated the debt as per Title 15 §1692, which is enforced by the Federal Trade Commission.

#### WITHOUT PREJUDICE

Pursuant to UCC 1-308: "I reserve my right not to be compelled to perform under any contract, commercial agreement or bankruptcy that I did not enter knowingly, voluntarily, and intentionally. And furthermore, I do not and will not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement or bankruptcy". I have made a timely and explicit reservation of my rights and insist that any statutes used in my defense shall be construed to be in harmony with the Common Law.

Affiant states; I am not an expert in the law however I do know right from wrong. If there is any human being damaged by any statements herein, if he will inform me by facts I will sincerely make every effort to amend my ways. I hereby and herein reserve the right to amend and make amendment to this document as necessary in order that the truth may be ascertained and proceedings justly determined. If the parties given notice by means of this document have information that would controvert and overcome this

Affidavit, please advise me IN WRITTEN AFFIDAVIT FORM within ten (10 days from receipt hereof providing me with your counter affidavit, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law, and not merely the ultimate facts or conclusions of law, that this Affidavit Statement is substantially and materially false sufficiently to change materially my status and factual declarations. Your silence stands as consent to, and tacit approval of, the factual declarations herein being established as fact as a matter of law of all facts herein, in perpetuity, the said confession being *res judicata* and *stare decisis*.

May the will of our Heavenly Father, through the power and authority of the blood of his son be done on Earth as it is in Heaven.

### 28 USC §1746(1)

I, declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Signed this 5<sup>th</sup> day of April, 2011

Janice Sue Taylor, sui juris

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

## **Certificate of Service**

I, Janice Sue Taylor, hereby declare and state that I have filed a true and correct copy of the above document Affidavit of objection. 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 <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 - 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 5, day of April 2011

Janice Sue Taylor, sui juris, W.O.P.

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,