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OCT 19 2011	
CLERK U S DISTRICT COURT DISTRICT OF ARIZONA	
BY _____	Z. DEPUTY

1 Janice Sue Taylor
 2 c/o 3341 Arianna Court
 3 Near Gilbert, Arizona

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

9
10 UNITED STATES OF AMERICA,

11 Alleged Plaintiff,

12 vs.

13 Janice Sue Taylor,

14 Alleged Defendant

) Case No.: CR-10-400-PHX-DGC

) OBJECTION TO "GOVERNMENT'S
) RESPONSE TO CONTINUANCE"

) Presented by Affidavit

15
16 Comes now, Janice Sue Taylor, "hereinafter Affiant", who is of sound mind and
 17 competent age to make this Affidavit with personal knowledge of the facts. Affiant is a living
 18 woman, not a federal licensee, not a corporation, nor a franchise or franchisee, and, to the best
 19 of her knowledge, not a surety for any type of artificially created person. Affiant is not
 20 domiciled or residing in the District of Columbia, nor in a federal area or territory.

21
22 Affiant is not schooled in legalese, and does not have ready access to competent counsel
 23 of choice. However, Affiant can see that, while counsels for the United States deem appropriate
 24 to ask Affiant for "reasons" for a continuance, they appear to strategically and/or conveniently
 25 overlook, or avoid acknowledging that said "reasons" were clearly outlined on page 1, lines 21
 26 through 28 of the Affiant's Request for Continuance, all awhile counsels themselves failed to
 27 state how a 60 day continuance would harm the real party in interest which they represent, and
 28 failed to show the "reasons" for their own objection, which is in stark contrast with Officer Lisa
 Field's graceful stipulation to the extension.

1 **Reasons for continuance restated per opposing counsel's request:**

2

3 Affiant cannot, within the short allotted time, reply to a PSR which had been granted

4 two (2) extensions (150 days) to be written by legal experts. Affiant is not an expert, and needs

5 more time to properly assess and match the elements in the PSR, because Affiant finds no

6 evidence in the record of any binding instruments, and no evidence that Affiant's activities were

7 ever disclosed to her as a surrender of rights, or as creating any vicarious liabilities to

8 undisclosed parties in interest. Also, Affiant finds no evidence in the record to show that the

9 Prosecution ever proved their jurisdiction in this matter. Therefore, Affiant estimates that at

10 least 60 days are necessary to properly address the PSR, and needs a postponement of the

11 sentencing to afford a complete verification of the entire record. Affiant is not the Plaintiff in

12 this matter, and she is confronting an army of experts. In the name of justice and fairness for all,

13 she should at least have access to equal number of days afforded to the PSR writers. Affiant is

14 not schooled in this court's procedures, and welcomes any additional extensions, as the court

15 may deem appropriate.

16

17 **WITHOUT PREJUDICE**

18 Pursuant to UCC 1-308: "I reserve my right not to be compelled to perform under any

19 contract, commercial agreement or bankruptcy that I did not enter knowingly, voluntarily, and

20 intentionally. And furthermore, I do not and will not accept the liability of the compelled

21 benefit of any unrevealed contract or commercial agreement or bankruptcy". I have made a

22 timely and explicit reservation of my unalienable rights, and insist that any statutes be held

23 under scrutiny in the context of the Declaration of Independence, the Bill of Rights, and This

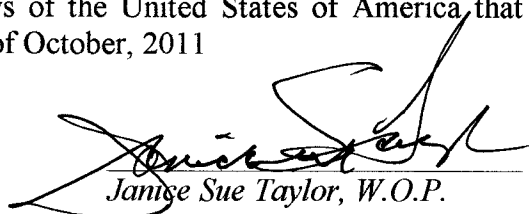
24 Constitution for the United States of America.

25 28 USC §1746(1)

26 I, declare under penalty of perjury under the laws of the United States of America that the

27 foregoing is true and correct. Signed this 11th day of October, 2011

28


Janise Sue Taylor, W.O.P.

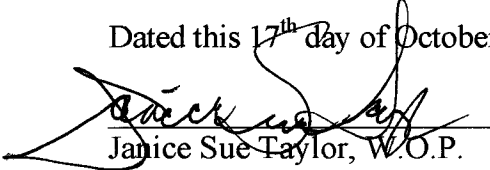
Certificate of Service

I, Janice Sue Taylor, hereby affirm and state that I have filed a true and correct copy of the above document "OBJECTION TO "GOVERNMENT'S RESPONSE TO CONTINUANCE", by Affidavit," and have mailed a copy, postage prepaid, to the following recipients:

Frank T. Galati,
James Richard Knapp,
Office of U.S. Attorney
40 N. Central Ave. # 1200
Phoenix, Arizona 85004

Lisa A. Fields
U.S. Probation Officer
401 W. Washington #160
Phoenix, Arizona 85003

Dated this 17th day of October, A.D.2011


Janice Sue Taylor, W.O.P.