

MICHAEL K JEANES, CLERK
BY *J. Harbauer* DEP
FILED

08 APR 18 AM 10:27

1 John-Chester: Stuart
2 c/o: 21001 N. Tatum Blvd.,
3 Suite 1360472
4 Phoenix, Arizona state
5 Pro Per

*Written under unlafulf detection without assistance of counsel
or anyone else, solely and exclusively by the man,
John Stuart, proving he is capable of handling his
own affairs*

SUPERIOR COURT OF THE STATE OF ARIZONA

IN AND FOR THE COUNTY OF MARICOPA

8 STATE OF ARIZONA,)

Plaintiff,)

9 vs.)

10 JOHN C. STUART,)

Defendant.)

Case No.: CR-2008-006332-001DT

*Edoced; to inform
the court*

12 John Stuart, Real Party in)
13 Interest/Third Party Intervener)
having all rights)

14 Third Party Intervener appears and petitions, in the nature of a
15 motion, *specialy, and not generally, to inform*

the court of the following:

17 1) I have the right to present myself and refuse
18 to be "re-presented" by any other, real and/or
19 fictional entity in this matter; and

20 2) I have the right to FACE MY ACCUSER
21 and absent such event this court is in
22 violation of due process requirements; and

23 3) I do not have "a name" but am called
24 John Chester and I am of the family of
25 Stuart; and

4) I MUST be informed by what authority
this COMMISSIONER comes before me and


1 absent such information I MUST be released
2 from custody forthwith and this case dismissed
3 with prejudice; and

4 5) "No Man Comes to a court of Equity
5 in Chains" and thus as I am in chains and
6 I am a man, this must not be a court
7 of EQUITY or I must be a "Kidnapped
8 victim" or a "prisoner of war"; and

9 6) This is not an "official arraignment"; and

10 7) If I was not currently under unlawful
11 detention and a victim of kidnapping under
12 color of law I would have accepted
13 the presentment for value upon proof
14 of claim and returned it for value and cause
15 without dishonor, thereby balancing the
16 account and remaining in honor according
17 to the U.C.C.; and

18 8) Prosecutor Charbel and the court are
19 continuously mixing jurisdictions and changing
20 law forms as a means to prevent a
21 just and equitable remedy for RPII/TPI.
22 Therefore this court must either rebut
23 in Affidavit form All of the above statements
24 or release RPII/TPI and the record must
25 reflect the COMMISSIONER is now officially
"OUT OF HER OFFICE!"


John Stuart
the man

2
of
2