

FILED

08 MAY -2 PM 3:08

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

6 SUPERIOR COURT OF THE STATE OF ARIZONA

7 IN AND FOR THE COUNTY OF MARICOPA

8 STATE OF ARIZONA,  
9 Plaintiff,

10 vs.

11 JOHN C. STUART,  
12 Defendant.

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

*Petition for Clarification  
of Petition for Waiver  
of All Privileges and  
Benefits and April 30, 2008  
Court issues.*

13 John Stuart, Real Party in  
14 Interest/Third Party Intervener  
*having all rights*

15 Third Party Intervener appears<sup>①</sup> and petitions, in the nature of a  
16 motion, *① specially and generally, for Clarification*

17 *of the Petition for Waiver of All Privileges and*  
18 *and Benefits and April 30, 2008 court issues.*

19 *I) John Stuart, the mov, stated a claim the*  
20 *court did not denyal Stuart against the*  
21 *claim, this court is in Admiralty maritime*  
22 *law jurisdiction and absent a denial*  
23 *by the court and/or accordingly with this*  
24 *Petition the court hereby admits by*  
25 *acquiescence that this court is in Admiralty*  
*law jurisdiction*

*"acquiescence is agreement when duty  
would require response" see Tweed v. U.S.*

Page  
of  
5

1 Precedent quoted by memory after over 16 hours  
2 of torture and may not be word specific, but  
3 is correct in its intent.

4 The court did not and does not dispute  
5 such and for the record the clerk of  
6 the court is to note in the record this  
7 court will remain in Admiralty law jurisdiction  
8 and any change in jurisdiction by the court  
9 is to be considered a dismissal with prejudice  
10 of all charges against STUART the legal  
11 fiction and Stuart, the man, and

12 II) John Stuart, the man, a sui juris natural person,  
13 is representing "in propria persona" the legal  
14 fiction Transmuting utility known as JOHN  
15 STUART, the only Defendant in this matter.  
16 Judge Steink may have mispoken due to  
17 his ignorance of Admiralty law or Stuart,  
18 the man, may have mis-heard due to the  
19 recent torture and forced CO<sub>2</sub> poisoning  
20 when the questioning occurred concerning  
21 Stuart's defense of STUART. For clarification  
22 the court is well aware the Prosecution  
23 has charged the legal fiction STUART with  
24 either a TORT or a COMMERCIAL crime, yet  
25 the Prosecution refuse to acknowledge which.  
Thus Stuart is not truly a party as Stuart, a  
man, is not STUART, a legal fiction, and Stuart  
has only been fraudulent, with malice afore-

1 Thought, been wrongfully imprisoned by Prosecutor  
2 Charbel in what may only be considered  
3 in Admiralty law an act of Piracy,  
4 a high crime, considered extremely heinous  
5 and with limited forms of punishment for  
6 people convicted of such: see 18 USC § 1651

7 "Whoever commits the crime of piracy  
8 as defined by the law of nations and is  
9 afterwards brought into or found in the  
10 United States, shall be imprisoned for life."

11 Maxim of law - "Pirata est hostis humani generis"

12 A pirate is an enemy of the human race.  
13 Hence, the man Stuart, who is wrongfully  
14 imprisoned in place of STUART by the  
15 Pirate known as Prosecutor Charbel, has only  
16 attempted to set the court appropriately, with  
17 little or no success, since the court officers  
18 are lacking the requisite knowledge of  
19 Admiralty law and are attempting to cooperate  
20 with a known Pirate instead of following  
21 the appropriate laws.

22 Be it known that even ignorance of the  
23 law is no excuse for the court officers  
24 cooperation with the Pirate known as Charbel  
25 to unlawfully imprison the man known as Stuart,  
and by Judge Steinkle and any and all other  
judges and or court officers not releasing  
Stuart, the man, are therefore either by malice

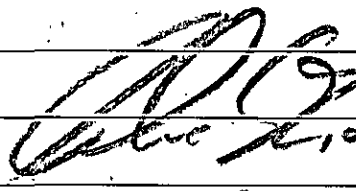
1 or negligence, assisting the Pirate Charbel  
2 in high crimes and treason against Arizona  
3 and the United States and the human race, and  
4 (II) John Stuart, the man, for himself and  
5 JOHN STUART, the legal fiction, has previously  
6 and will again, for the record again, state  
7 he waives any and all benefits and/or  
8 privileges, and thereby negates any and all  
9 corresponding loss of rights and/or requirements  
10 of the STATE and/or any and all other entities,  
11 corporate, governmental and the like and/or  
12 like not. Stuart, the man, specifically and  
13 irrevocable, permanently waives the benefit  
14 of jail, amongst all others, but especially  
15 jail. Stuart, the man, being held in jail  
16 after waiving said benefit of jail, is  
17 *prima facie* evidence Stuart can only be  
18 in jail by an act of Piracy and since the  
19 only known Pirate in this matter is Charbel,  
20 the court is hereby moved to arrest  
21 Charbel and immediately hand the Pirate  
22 Charbel over to Federal Marshal's as  
23 required by 18 USC § 1651. The court's  
24 failure to comply shall be considered  
25 an act of conspiring with a Pirate, also  
a high crime. Pursuant to the law of  
nations concerning pirated cargo and  
hostages, the Marshal's are thus

1 ordered to return Stuart, the man, and all  
2 of Stuart's property to Stuart's home or  
3 at least his native land. Stuart, the man,  
4 is a native Arizonan.

5  
6 The court must by Treaty and the law  
7 of nations as prescribed by 18 USC  
8 act immediately to arrest Pirate Charbel  
9 and rescue Stuart, the man. Any and all  
10 officers of the court so knowing of this  
11 Petition who fail to act are therefore  
12 conspiring with Pirate(s), and the appropriate  
13 laws and punishment shall apply.

14  
15 **THE COURT MUST RESCUE**  
16 **THE PIRATE'S HOSTAGE**  
17 **FOORTHWITH.**

18  
19 John Stuart, the man, hereby waives  
20 the benefit of a court appointed  
21 defense counsel for JOHN STUART  
22 the Defendant, a legal fiction,  
23 and John Stuart, RPO/PT,  
24 a wrongfully imprisoned hostage  
25 of a Pirate.

  
John Stuart  
4-2-08

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c/o: 21001 N. Tatum Blvd.,  
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Phoenix, Arizona state  
3 Pro Per

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8 STATE OF ARIZONA, )  
Plaintiff, )  
9 vs. )  
10 JOHN C. STUART, )  
Defendant. )  
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12 \_\_\_\_\_ )  
John Stuart, Real Party in )  
13 Interest/Third Party Intervener )  
having all rights )  
14 \_\_\_\_\_ )

Case No.: CR-2008-006332-001DT  
Order to Rescue  
the man Stuart  
From the Pirate  
Charbel and return  
man to his homeland.

15 Third Party Intervener appears and petitions, in the nature of a  
16 ~~motion~~ The court having read and considered RPT/TPG  
17 Petition for Clarification, etal. and being fully  
18 advised in the premise and good cause appearing  
19 therefore:

20 IT IS HEREBY ACKNOWLEDGED John Stuart, the man,  
21 is not JOHN STUART, the Defendant; and accordingly  
22 IT IS HEREBY ORDERED John Stuart, the man,  
23 be rescued from the Pirate Charbel and released  
24 from jail forthwith.

25 Done in open court this \_\_\_\_\_ 2008

\_\_\_\_\_  
Judge