MICHAEL K. JEAMES, CLERK BY A Asher FILED

10 JUN -4 PM 2: 48

JOHN STUART, *Pro per* 10407 W. Trumbull Road Tolleson, Arizona (85353) Phone # (480) 232-0606 < themobinem@ymail.com>

John Stuart, Sui Juris Authorized Representative

REBECCA BEASLEY, individually as the

surviving spouse of ORVILLE THOMAS

ORVILLE THOMAS BEALSEY III; and

ANNA ELIZABETH BEASLEY, husband

Plaintiff,

Defendants

ORVILLE THOMAS BEASLEY II and

BEASLEY III, and as personal

Representative of the ESTATE OF

and wife, and parents of ORVILLE

JOHN C. STUART, and JANE DOE

STUART, a married couple; JOHN and

JANE DOES 1-V; BLACK & WHITE

CORPORATIONS VI-X; and ABC

PARTENRSHIPS XI-XV;

THOMAS BEASLEY III,

5

6

7

.2

3

4

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

8

9

10

11

12

13

1415

16

17

18

19

VS.

2021

22

23

24

25

26

27

28

Case No. CV2010-050624

JUDICIAL NOTICE
OF POSSIBLE THIRD ATTEMPT BY
ATTORNEY JOHN C. DOYLE TO
HARM DEFENDANT AND/OR TRICK
DEFEDANT; CAUSING DEFENDANT
TO BE OUT OF ORDER SO DOYLE
MAY AGAIN CAUSE DEFENDANT TO
BE FALSELY IMPRISONED

SUBMITTED FOR CLAIRIFICATION AND IN THE INTEREST OF JUSTICE TO ASSIST THIS COURT SUBMITTED UNDER DURESS AND VI ET ARMIS AND NOT GRANTING JURISDICTION DEFEDANT IS ONLY APPEARING SPECIALLY AND NOT GENERALLY, SUBMITTED BY AND THROUGH SPECIAL APPEARANCE: WITH ALL RIGHTS RESERVED: AND NOT GRANTING, NOR AGREEING TO JURISDICTION OF THIS COURT IN THIS MATTER. THE CONSTITUTIONS OF ARIZONA, AND THE UNITED STATES; AND ALL TREATIES, ARE HEREBY 'INCORPORATED' INTO THIS MATTER. THIS MATTER DOES NOT EXIST "IN THIS STATE."

Tort Non-Motor vehicle)
(Assigned to the Honorable Linda Miles)

In the name of God, with the gaze of Our Lord, JOHN STUART, ens legis, by and through his Authorized Representative, a separate entity, John Stuart, a civilian, Authorized Representative and beneficiary by force of law for JOHN STUART, appearing specially and not generally, vi et armis, claiming, exercising and invoking ALL RIGHTS including but not limited to God granted Rights, human Rights, and all Rights guaranteed and protected by the United States Constitution, the Arizona Constitution, Due Process of Law Rights, and International Treaties, and others.

Defendant <u>in error</u> JOHN STUART (Hereafter "Defendant") does NOT accept jurisdiction of this Court over this matter. Defendant does NOT consent to jurisdiction of this Court in this matter and ONLY "answers" under duress, and *vi et armis*. Pursuant to numerous SOCUTS decisions, jurisdiction MUST be proved before any matter can move forward. Defendant omits said cites for now, but reserves the right to enter the cites to prove absence of jurisdiction.

Defendant; by Law and precedent and in accordance with the Supreme Court of the United States decisions; MAY NOT be held to the same standard as a lawyer and/or attorney; and whose motions, pleadings and all papers may ONLY be judged by their function and never their form.

See: Haines v. Kerner; Platsky v. CIA; Anastasoff v. United States; See also: Platsky v. C.I.A., 953 f.2d. 25; See also: Anastasoff v. United States, 223 F.3d 898.

Defendant's Authorized Representative is a civilian and must be afforded all protections by this Court due a civilian answering on behalf of himself and/or an ens legis.

I. JUDICIAL NOTICE IS HEREBY GIVEN that Defendant cannot appear on June 17, 2010, 1:00 p.m. at DOYLE LAW GROUP for the following reasons:

- 1. Defendant is in a form of "custody" and/or restriction and thus is restricted by the MARICOPA COUNTY SUPERIOR COURT on His travels.
- 2. Defendant is a victim of slanderous and libelous statements made by Attorney John C. Doyle (Hereafter "Doyle") in public and to the media, and as such Defendant is in fear for His safety by possible future harm being committed by Doyle against Defendant; accordingly it would be imprudent and possibly unlawful for Defendant to appear on Doyle's property. Doyle has proved conclusively Doyle will harm Defendant by any means necessary as evidenced by Doyle's previous criminal acts against Defendant in furtherance of Doyle's attempts to falsely imprison and/or murder Defendant.
- II. JUDICIAL NOTICE IS HEREBY GIVEN that Doyle must complete ALL of the following requirements BEFORE Doyle can require Defendant to appear at any location for any reason:
- 3. Doyle must by law obtain the requisite written, and signed under penalty of perjury, permission from this Court and the numerous other government agencies and/or agents responsible for Defendant's safety and/or rights of travel. It is incumbent on Doyle to discover, contact and acquire the requisite documentation before scheduling any appearances. Permission must include a waiver to the exclusion of contact between Defendant and Plaintiff and stipulate that such places fiduciary responsibility on Doyle for the safety of all parties. Said waiver MUST be signed of by the presiding judge in the criminal matter before any meeting between Plaintiff and/or Plaintiff's attorney can be scheduled.

- 4. Doyle must have in place a "surety bond" to provide for the safety and/or losses of Defendant in the case that Doyle causes further harm to Defendant. Defendant hereby request a silver bond of (U.S.) \$ 3,000,000 due to Defendant's lack of medical coverage as Defendant is indigent.
- 5. Doyle must complete an affidavit and agreement allowing Defendant to bring numerous witnesses who are willing to be placed under oath and swear to the events that may take place.
- 6. Doyle Must secure official law enforcement protection for Defendant during the period Defendant is in any location selected by Doyle. This is also inclusive of time Defendant may spend at said location to verify all witnesses having completed the appropriate affidavits.
- 7. Doyle MUST supply to the criminal Court an affidavit that Doyle will not commit any further acts to harm Defendant whilst Defendant is in and/or near any location selected by Doyle.
- **8.** The selected are shall be completely neutral and conclusively proved as a safe area for Defendant to travel to and remain for a designated time certain.
- 9. Doyle MUST accept any and all other requirements by the criminal Court, this Court, any and all other entities responsible for the safety of Defendant as Defendant is still under the custody and/or protection of the State.
- III. JUDICIAL NOTICE IS HEREBY GIVEN that it is Defendant's intent to remain in compliance with all previous orders and/or agreements issued by the criminal Court.

- 10. Defendant hereby states on and for the record of the criminal case and this case: Defendant is in fear of further harm being committed against Defendant by Doyle.
- 11. Defendant hereby states on and for the record of the criminal case and this case: Defendant is in fear Doyle is setting some type of "trap" for Defendant where in Doyle may further harm Defendant.
- 12. Defendant hereby states on and for the record of the criminal case and this case: Defendant has been previously physically, emotionally, financially and otherwise harmed by Doyle.
- 13. Defendant hereby states on and for the record of the criminal case and this case: Doyle has previously violated numerous ABA Canons of Ethics and committed criminal and/or civil violations to harm Defendant and Defendant is in fear for His life and safety from further attacks by Doyle.
- 14. Defendant hereby states on and for the record of the criminal case and this case: Doyle, as Plaintiff's attorney, is well aware that Defendant is limited in Defendant's travel and/or locations by the criminal Court.
- IV. JUDICIAL NOTICE IS HEREBY GIVEN that it is Defendant's intent to cooperate with this Court in an attempt to bring settlement to this Frivolous suit and will accordingly, without accepting jurisdiction of this Court, and *vi et armis*, under duress, attend any meetings with Doyle once this Court so approves in writing.
- 15. **Defendant**; therefore MUST wait for written correspondence and/or permission from this Court, the criminal Court, and all other entities responsible and/or required in this matter to issue said documentation.

- 16. DEFENDANT IS NOT REFUSING TO APPEAR FOR ANY AND/OR AT ANY LAWFULLY REQUIRED MEETING.
- 17. DEFENEDANT IS ONLY ATTEMPTING TO REMIAN IN COMPLAINCE WITH ALL LAWS, AGREEMENTS, RULES, AND/OR THE LIKE THAT DEFENDANT AND/OR DOYLE MAY OR MAY NOT BE AWARE OF.
- V. JUDICIAL NOTICE IS HEREBY GIVEN that Defendant will refrain from acting until Defendant receives further notice from the appropriate authorities.
 - 18. Defendant will await further agreement by the requisite parties.

JOHN STUART, ens legis, in propria persona

VERIFIED STATEMENT

DATED: This 4th day of June, in the year, of our Lord, 2016

The undersigned Affiant, John C. Stuart, *sui juris*, a man, and a civilian, hereinafter "Affiant", does solemnly declare and state as follows:

- 1. Affiant is competent to state the matters set forth herein.
- 2. Affiant has knowledge of the facts stated herein.
- 3. All the facts herein are true, correct and complete, not misleading, to the best of Affiants knowledge and belief, and admissible as evidence, and if called upon as a witness, Affiant will testify to their veracity.

John C. Stuart, sui juris,

Signed reserving all my rights at UCC 1-308

, agent

CERTIFICATE OF SERVICE

Defendant delivered/mailed copies of the foregoing to the Plaintiff this 4th day of June, 2010:

1. **JUDICIAL NOTICE**

COPY of the foregoing delivered this 4th day of June, 2010 to:

Honorable Linda Miles Maricopa County Superior Court 18038 E. Union Hills Dr. Phoenix, Arizona 85003

COPY of the foregoing delivered/mailed this 4th day of June, 2010 to:

DOYLE LAW GROUP

5010 East Shea Blvd., Suite A-106 Scottsdale, AZ 85254 John C. Doyle. Esq. (010602) Jonathon L Sullivan, Esq. (026619)

> By: [_____], agent John C. Strart, sui juris, Authorized Representative, Tertius interveniens, rectus in curia, for: JOHN STUART, ens legis, in propria persona