

MICHAEL K. JEANES, CLERK
BY *M. Jeanes* DEP
FILED

10 JUN 30 PM 2:51

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

4 John Stuart, *Sui Juris*
Authorized Representative

6 **IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**
7 **IN AND FOR THE COUNTY OF MARICOPA**

8 **Case No. CV2010-050624**

9 **MOTION FOR CONTINUANCE**

10 REBECCA BEASLEY, individually as the
surviving spouse of ORVILLE THOMAS
11 BEASLEY III, and as personal
Representative of the ESTATE OF
12 ORVILLE THOMAS BEALSEY III; and
ORVILLE THOMAS BEASLEY II and
13 ANNA ELIZABETH BEASLEY, husband
and wife, and parents of ORVILLE
14 THOMAS BEASLEY III,

15 Plaintiff,

16 vs.

17 JOHN C. STUART, and JANE DOE
18 STUART, a married couple; JOHN and
JANE DOES 1-V; BLACK & WHITE
19 CORPORATIONS VI-X; and ABC
20 PARTENRSHIPS XI-XV;

21 Defendants

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."

(Assigned to the Honorable Linda Miles)

22
23 Defendant's Authorized Representative, John c; Stuart, a civilian, moves this Court
24 to grant a continuance for all answers, replies, responses, hearings, etc.

25
26 Defendant recently discovered Defendant's homeowners and/or umbrella coverage
27 insurance policies that were in effect at the time Plaintiff and Plaintiff's husband
28

1 kidnapped and attempted to murder Defendant and Defendant's then fiancé may provide
2 legal representation and/or counsel for Defendant in this matter.

3 Defendant denies having any contractual relationship with Plaintiff.

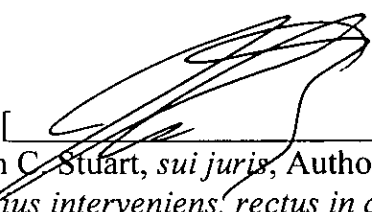
4 Defendant denies Plaintiff has any bases to sue Defendant.

5 Defendant denies having any relationship with Plaintiff other than Defendant being
6 a kidnapping victim and Plaintiff being the kidnapper.

7 Defendant denies the accusation of being an *ens legis*.

8 Defendant denies being the cause of Plaintiff's husband and fellow kidnapper's
9 death.

10 Accordingly, Defendant moves this Court for a sixty (60) day, or longer, stay on all
11 matters concerning this case to allow time for new counsel to prepare.

12
13
14
15 BY: ], agent
16 John C. Stuart, *sui juris*, Authorized Representative,
17 *Tertius interveniens, rectus in curia*, for:
18 JOHN STUART, *ens legis, in propria persona*
19
20
21
22
23
24
25
26
27
28

