

&  
, *Sui Juris*  
per  
)

**FILED**  
UNITED STATES DISTRICT COURT

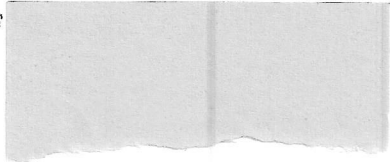
JUL 12 2007

*In Propria Persona*

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**DISTRICT COURT OF THE UNITED STATES**

FOR THE DISTRICT OF

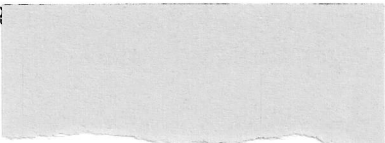


United States of America, [*sic*], and  
Internal Revenue Service,  
Plaintiffs/Applicants

V.

Misc. No. MC 06 – 24 MCA

F



**THIRD AFFIDAVIT OF PROBABLE CAUSE**

Comes now, Sovereign private-sector [REDACTED] Citizens [REDACTED], and  
her husband, counsel, and ATTORNEY IN FACT [REDACTED], an indispensable party  
in the instant case, by birth non-taxpayers, Citizens of ONE of the united States of  
America, expressly not citizens of the United States (“federal citizen(s)”), a married  
couple inhabiting the community property [REDACTED] State/Republic, free persons  
appearing *specialy* and not *generally* without conferring, waiving, or otherwise granting  
jurisdiction, to petition this District Court of the United States (DCUS) for an ORDER to

U.S. DOJ  
Attorneys,

Ms. [REDACTED] and Mr. [REDACTED], Mr. [REDACTED], Ms. [REDACTED],  
[REDACTED], and the IRS, to show cause why each should not be charged with;

↳ Fed Judge

### Subornation of Perjury

1. Throughout the years, the primary function of a "form 1040" has remained unchanged; It is the making of a legally definitive statement as to amount of "income", either proactively or reactively, and either by or on behalf of a Citizen. The law still provides no authority by which the government is empowered to override the definitive assertion of a private, non-governmentally-connected Citizen as to amount of "income" received.

2. Therefore, all of the IRS' and DOJ's assertions and declarations that Respondents' returns are "frivolous", "non-existent", or not "substantive", and the IRS' subsequent imposition of penalties and interest upon Respondents, which penalties and interest are all based upon the IRS' filing of illegal and fraudulent "substitute returns" for Respondents, and the IRS' subsequent filing of fraudulent liens and levy's (which are all based upon the fraudulent "substitute returns") against Respondents, are all designed to coerce and induce Respondents into changing their lawful and truthful testimony that is contained in their returns, which returns have been filed by Respondents under penalty of perjury, and under the laws of the united States of America, as per 28 USC 1746(1).

3. Confer also at ;

[excerpt from] "*Prosecutor's Gone Wild*"  
**America's Injustice System is Criminal**  
By PAUL CRAIG ROBERTS  
<http://www.counterpunch.org/roberts12122006.html>

“There is no institution in America that is a greater failure than the criminal justice (sic) system. The system can do nothing but fail, because the search for truth and justice plays no part in the system. The prosecutor's career depends on his conviction rate, not on discovering the guilt or innocence of the accused.

... What kind of people are we when we exercise no oversight over a criminal justice (sic) system that destroys the lives of innocent people with lies? Prosecutors routinely withhold exculpatory evidence and suborn perjury. Generally, jurors trust prosecutors and are unaware of their inventory of dirty tricks. Few jurors can tell the difference between bogus evidence and real evidence.

... Prosecutors are like President Bush. They absolutely refuse to admit that they ever make a mistake and have to be forced to disgorge their innocent victims. Nothing makes a prosecutor more angry than to have to give back a wrongfully convicted person's life.”

[Paul Craig Roberts was Assistant Secretary of the Treasury in the Reagan Administration. He was Associate Editor of the Wall Street Journal editorial page and Contributing Editor of National Review. He is coauthor of The Tyranny of Good Intentions.]

### REMEDY REQUESTED

All premises having been duly considered, without granting, waiving or otherwise conferring jurisdiction, Petitioner respectfully requests that, as soon as possible, an Article III *constitutional* District Court of the United States (DCUS) be convened, and that a DCUS “order” be delivered with deliberate speed upon the IRS (Mr. [REDACTED]), Ms. [REDACTED] and Mr. [REDACTED] as, Mr. [REDACTED] ez, and Ms. M. [REDACTED] to show cause why the enforcement of the IRS summonses should not be VACATED AND QUASHED, and why each should not be charged with

SUBORNATION OF PERJURY, in addition to Extortion, Perjury, Mail Fraud, and Willful Misrepresentation.

### **THIRD NOTICE AND DEMAND FOR A JURY TRIAL**

If and when an Article III constitutional court (DCUS) can be convened with a judge who is in possession of all lawfully required credentials to preside in that forum, and whose “pay is not diminished” as per the Constitution of the United States of America, Respondents again demand a JURY TRIAL on the evidence now in the record. Among Respondents’ many fundamental and “due process” rights is included the chance to present this evidence to a jury of their peers, and to be heard in a constitutional court of law.

### **SECOND NOTICE AND DEMAND FOR AN ALTERNATIVE TO A DCUS JURY TRIAL**

Respondents have thus far entered into the record evidence of extreme bias, prejudice, fraud and impropriety on the part of the [REDACTED] “district” USDC and its judges.

Respondents have also entered into the record evidence that no federal judges currently seated in the [REDACTED] district USDC possess the lawfully required credentials to preside in a constitutional Article III DCUS venue and forum (the venue and forum invoked in all Applicants’ and Respondents’ pleadings in the instant case).

**WHEREFORE** Respondents DEMAND that this case be forwarded to and/or be remanded to the [REDACTED] Republic’s Superior courts for adjudication by a *de-jure*

court system that will abide by and acknowledge U.S. Supreme Court's decisions and precedent, and that will protect the constitutional and fundamental rights of its' state (i.e., *non-federal*) Citizens. As thus far documented and illustrated in Applicants' pleadings, these fundamental and constitutionally guaranteed protections are not possible in that territorial USDC forum and venue that has, by allowing fraud, perjury, deceit, coercion, impropriety, and misrepresentation, attempted to conspire to suborn perjury and to usurp venue and jurisdiction, and to defraud Respondents in the instant case.

#### AFFIRMATION

This unsworn certification is being executed WITHOUT the "United States", pursuant to Section 1746(1) of Title 28, United State Code, Federal Rules of Civil Procedure:

WE affirm under penalty of perjury, under the laws of the United States of America, that WE executed the foregoing for the purposes and considerations herein expressed, in the capacity stated, and that the statements contained herein are true and correct, to the best of OUR knowledge and belief.

Executed Anno Domini, on this the 12<sup>TH</sup> day in the month of July, 2007.

Subscribed, sealed and affirmed this 12<sup>th</sup> day of July, 2007.

[Redacted Signature]  
\_\_\_\_\_ and \_\_\_\_\_  
[Redacted Name] and [Redacted Name]

Citizens/Principals, by special Appearance, in Propria Persona, preceding Sui Juris, with Assistance, Special, with explicit reservation of all of OUR unalienable rights and without prejudice to any of OUR unalienable rights.

C/o [Redacted Address]  
[Redacted Address]  
[Redacted Address]  
[Redacted Address]

[Redacted] All-Purpose Acknowledgement

[Redacted] STATE/REPUBLIC  
[Redacted] COUNTY

On the 12<sup>th</sup> day of July, 2007 Anno Domini, before me personally appeared [Redacted] AND [Redacted] personally known to me (or proved to me on the basis of satisfactory evidence) to be the Person whose name is subscribed to the within instrument and acknowledged to me that He/She executed the same in His/Her authorized capacity, and that by His/Her signature on this instrument the Person, or the entity upon behalf of which the Person acted, executed the instrument. Purpose of Notary Public is for identification only, and not for entrance into any foreign jurisdiction. WITNESS my hand and official seal.

[Handwritten Signature]  
Notary Public

My Commission Expires; 11.8.2010

**CERTIFICATE OF SERVICE**

It is hereby certified that service of the foregoing Respondent(s)'

**THIRD AFFIDAVIT OF PROBABLE CAUSE**

has been made on July 12, 2007 by mailing a copy by regular US Mail to:

Office of the US Attorney;

[REDACTED]

PO Box [REDACTED]

[REDACTED]

[REDACTED] USA