#12 Case 2:14-mj-00030-JPD Document 20 Filed 02/28/14 Page 1 of 29 Case 9(05, MJ 14-00030 JPD) USDC/DWY: 14-CR-27=F FORMAL NOTICE OF CHALLENGE TO THE CONSTITUTIONALITY OF TWO ACTS OF CONGRESS Authority: 28 U.S.C. 2403 (a) TO: Office of Chief bidge LOCED MAIL FEB 28 2014 700 Stewart Street Deattle 98/01 I ashington State, USA FROM: Paul andrew Mitchest, B. A. M.S. Pro Per FOC SeaTac Reg. No. 44202-086, Vnit "EA" SUBJECT: 1866 Givil Rights act and the Juny Selection and Service act: 28 V.S.C. 2403(a), 1345; 3:2:1, V.S. Const. Dreetings your Honor: The United States now intervenes ex rel: Please accept this NOTICE as my formal challenge to the constitutionality of the 1866 Civil Rightsame of the Federal statute at 28 U.S.C. 1865 (b)(1): 1 jury selection and service. I injury valety worsted and thoroughly researched Essayentitled "Citizenship for Dummies" as if the same were set four July as an essential element of the just and challenge. on a nutshell, That essay heached the following sivotal and dispositive Congress could not remove the obstacles identified in the Dred Scott decision solely by means of federal legislation en atter by that Blody! Quod erai demonstrandum -/of5-

-2 of 5-

It is now painfully clear that there are presently two (2) classes of citizenships in america, properly identified as: (1) State Citizens a/k/a Citizens of ONE OF the 50 States united; and, (2) Sederal citizens a/k/a citizens of the Vnited States (Sederal government). Most imfortunally, Congress chose to identify the second class of federal citizens as "cittizens of the United States [sic] small That choice resulted in a truly enormous amount of confusion, - ever strice 1866 A.D., and continuing right up to the present day That originated in the conslict that resulted wich all three (3) Qualifications, Clauses, the Wrising Under Clause, and the Privileges and Immunities Clause, in the Constitution for the United States of america, as lawfully Vamendel. See 1:2:2, 10:3:3,2:1:5,3:2:1, 4:12:1. In the latter & supreme Laws the primary class of State Citizens is the ONLY class of Umericans contemplated by the Terms "Citizens" Mone of those Clauses has ever been amended; as such, they retain today the original meaning then had when they were first hatified as supreme Law of the Land on June 21, 1788 A.D. The Undersigned was born in Worcester Massachusette at high noon on June 21, 1948 A.D. at the exact moment when the light from Dod's intense burning Son was directly overhead, on the day when it would shine

the longest and remain that wan lorever. Here, see Lannill v. Roanoke (id. Lederal citizens were not even contemplated when the organic Constitution was first being drafted); and, the OPENING BRIEF to the Eighth Circuit in USAV Silbertson, as written for the latter Delendant by the Undersigned in the year 1997 A.D. (cf. Topic "A" in that BRIEF). The "summary ruling" in the latter appeal was "UNPUBLISHIED"; and get, only Circuix rules that "UNPUBLISH &D" Circuix Court opinions are un constitutional See an astasoff (8th Cir. ~ 2000). Chaos in the court Thus, the well Isleaded Challenge to the him Selection and Service act, as documented at Topic "A" in said OPENING BRIEF, Still remains today without any rebuttal(s) or relutation (s) by any Bratch of the federal government. That challenge is now back on the table chiefly because the instant cases concern two (2) panels of Sederal citizens who attempted, but failed, to convene a lawful federal grand jury a) when one tried to issue ten (~10) subpoenas "to as many clients of one Co-Defendant! and, (b) when the other tried to issue an indictment against the Undersigned. -3.f5- Both attempts failed, due to class discremination.

#12

Us for as the instant cases are concerned, the 2, panels of federal citizens, implicated in the docker himbers itemsel above were: (a) not lawfully convened federal grand jurkes; (b) mot able to issue any valid subsoena, (c) not able to issue any valid indictment (d) not able to conduct any "official" proceeding": (e) not able to hear or record any testimony from sworn witnesses; not able to hear any arguments, or recommendations, from any personnel employee at such times by the V.S. Dept. (g) not able to a close delivery of any class "Foreperson" of a lawful federal grand jury, (h) not able to charge ahyone with widating 18 U.S. C. 1504, or 18 V. S. C. 1512, as long and the former Sec. 1504 does not prohibit a proper regulat to appear before a Cawfully Convened Sederal grand jury, instand as the well defined class of Mmerillans gralified to serve in the House, Senate and White House -, cannot serve on juries of be they civil or crominal julies, mor even vote in any State or Sederal elections, either. What an abomination to the Lord De Proverbo 12:22 pere. all of the above are gross violations of Egyal Protection of the Law.

-4 of 5-

REMEDY

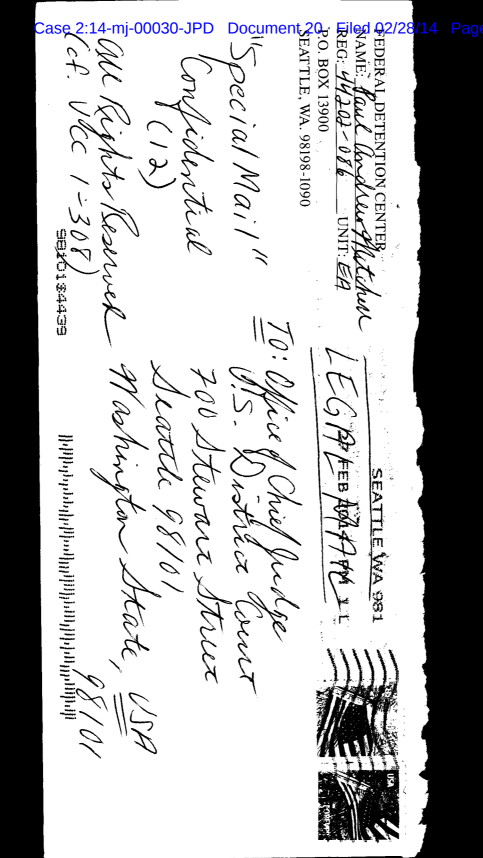
All premises having been duly considered, the Office of Clerk of this honorable Court will brindly, and forthwith notify the Office of the United States allower Beneral of the instant Challenge to the constitutionality of the 1866 Civil Rights Oct and subsection. 1865 (b)(i) of the Juny Selection and Service act, and cirtify same for surposes of satisfying all notice requirements imposed by all relevant federal laws and implementing Regulations. Chiefly see 28 W.S.C. 2403(Ca), 01345; 3:2:1, U.S. Const. VERIFICATION: 28 V.S.C. 1746(1)

f, Saul andrew Mitchery B. A., M.S., hereby verify, under penalty of perjury, under the laws of the United States of America, without (outside) the United States (federal government), that the is true and correct, according to the best of my current information, knowledge and bellef, so help me Dod.

Dated: 2/20/2014 A.D.

Signed: Paul Undrew Mitchest Suiguris
Privare Attorney General, 18 V.S.C. 1964(c)
Printed: Paul Andrew Mitchell, B.A. M.S.
We Rights Reserved (cf. VCC 1-308)

#12



Please copy and fife in dockets
#MJ 14-00030 JPD (Seattle) and
#14-CR-27-F(USDYDWY)

Procunierr. Martinez, 416 U.S. 396; Bell-Bay v. Willians 87 F.38 832. Brewer r. Wilkinson, 3 F.38 816; Lemon v. Dugger 931 F.28 1465 Crofton V. Roe, 170 F.38 957; Authorities:

Case 2:14-mj-00030-JPD Document 20 Filed 02/28/14 Page 8 05-29 DOCUMENT 14-00030 JPD #13 USDC/DWY: 14-CR-27-F CRIMINAL RELATOR'S SECOND VERIFIED COMPLAINT, ON INFORMATION
Authority: 18 U.S.C. 4, 1513, 1964(c) Office of Chief Judge US. District Court 700 Steware Street FEB 28 2014 Seattle 98101. NESTERN US DISTRICT COURT BY DISTRICT OF WASHINGTON DEDUTY Washington State, USA FROM: Paul andrew Alitchen B.A., M.S.
FDC SeaTac Reg. No. 44202-086, Unit "EA" 50BJECT: 18 V.S.C. 4 duty to report violations
of 18 V.S.C. 11513: retaliating against
witness, victim or an informant

S Dreetings Hour Honor: & Dreetings your Honor: I harden to satisfy fully the legal obligation 5 imposed upon the by the Federal crininal statute lat, 18 V.S.C. 4 (missrision of felong) + the United States (Rederal government & appearing ex rel. Paul andhew Mitchese Private attorney Deneral and qualified the Aederal Witness, hereby lodges with the a honorable Court systa this RELATOR'S SECOND VERIFIED CRIMINAL COMPLAINT, ON INFORMATION Lormally charging all individuals named below what violating each Federal criminal statute correctly cited theren. The United States ex rel. Paul andrew Mitchen therefore formally charges: -10f4--1 of 4James P. Donohue wich:

(1) knowingly engaging and attempting to engage in conduct thereby damaging and the engage in conduct thereby damaging and the latering to damage transible properties of the Undersigned, with intent to relative against the Undersigned, for records, documents and other objects produced by the Undersigned in various official prokeedings, and for information leating to the commission and possible commission of several Federal offenses given by the Undersigned to law enforcement of fices, including but not limited to purpose in the U.S. Marshabs Service, U.S. Attorney, and the Seattle Police of the U.S. Attorney, and the Seattle Police Dest., all in violation of 18 U.S. C. 1513 (b) (1) and

(2) knowingly, with the intent to relatiate, taking acted harmful to the Vindersigned, including interference with the lawful livelihood of the Undersigned, for providing to law enforcement offices, including but not limited to personnel in the U.S. Marshals Service, U.S. Dept. of Justice, Offices of the U.S. attorney, and the Seattle Police Dept., truthful information relating to the commission and possible commission of several Federal offenses, all in viviation of 18 U.S.C. 1513(E).

- 2 of 4 -

-2 of 4-

William M. Mc Cool with:

(1) knowingly engaging and attempting to engage in conduct thereby damaging and threatening to damage tangible properties of the Undersigned, with intent to relaliate against the Undersigned, for records, documents and other objects produced by the Undersigned in various official proceedings, and for information relating to the commission and possible commission of several Federal offenses given by the Undersigned to laut enforce ment officers, including but not fimited to personnel in the U.S. Marshals Service, of 18 V.S.C. 1513(b)(i), 1513(b)(2) and 1513(4); and (2) knowingly, with the intent to retaliate, Kaking action harmful to the Undersigned, including interference with the lawful livelihood of the Undersigned for providing to law enforcement officers, indefiding but not limited to person fel in the U.S. Marshals Service, U.S. Dest. of Justice, Offices of the U.S. attorney, and the Seattle Police Dest. Truthful information relating to the commission and possible commission of several Federal offenses, all in violation of 18 U.S.C. 1513(e) and 15/3(f).

-3 of 4-

-3 of 4-

INCORPORATION OF RECORDS AND DOCUMENTS The United States expel. Paul Andrew Mitcher hereby incorporates the entire folder concerning this Relator presently In the legal custody of the Judicial Security Dept. of the U.S. Malshafs Service at downtown Seattle, by reference as if the same were set forth fully here and, respectfully demands mandatory Jule 2016 St in the Federal Rules of Evidence. See also 18 U.S.C.A. & V.S.C.S. 1513, 1964(c). -VERIFICATION I Paul Andrew Mitcherl, B. A. M.S. Svi Turis, Citizen & grashington State, expressly not a "Jedelal citizen", also a greatified Federal Witness and Private attobney General, hereby verify under penalty of perjury, under the laws of the United States of Umerica without the United States (Sederal government), that the above statement of facts and laws is true and correct, to the best I my current information, knowledge and

DaTed: February 21, 2014 A.D.

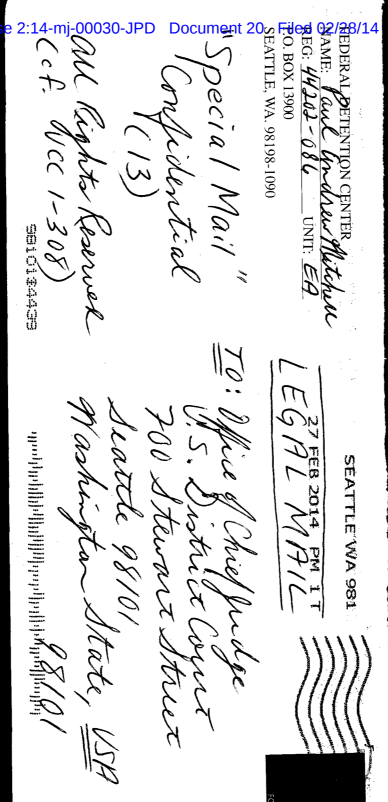
Signed: Paul Andrew Mitchell, SuiJuris

Phinted: Paul Andrew Mitchell, B.A., M.S.

All Rights Reserved (cf. VCC 1-308)

- 4 of 4-

Wellief, so helptime Dod, pursuant to 28 U.S.C. 1744(1).



Please copy and file in dockers
#MJ 14-00030 JPD (Seattle) and
14-08-27-F(USDC/DWY)

Procuniery. Martinez, 416 U.S. 396; Bell-Bayr. Williams 87 F.3d 832; Brewer'r. Wilkinson, 3 F.3d 816; Lemon v. Dugger, 931 F.3d 1465 Profrom V. Roe, 170 F. 38 957; Authorities:

Case 2:14-mj-00030-JPD Document 20 Filed 02/28/14 Page 14 of 29 (ase Hos. MJ 14-00030 JPD) #14 USDC/DWY: 14-CR-27-F K DECLARATION OF RELATOR'S STATUS UNDER 18 U.S.C. 1510(c), 1515(a)(4)(A) and 1515(a)(1)(A)&(C) Office of Chief Judge RECEIVED WALL V.S. District Court FEB 28 2014 700 Stewart Street TERN U.S. DISTRICT COURT TERN DISTRICT OF WASHINGTON DEPUTY Deattle 98/01 91 ashington State, USA FROM: Saul andrew Mitchell, B.A. M.S., "Pro Per" FDC Seatac Reg. No. 44202-086, Unit "EA" 5 VBJECT: qualifications as "criminal investigator" supra Dreetings your Honor: I lease accept this DECLARATION as the good faith understanding of my current status, as expressly defined by the following Sections in Tible 18 of the V.S. Code, to wit: 18 U.S.C. 15/0(c): Ul least since my authorization by the late U.S. District Judge John M. Roll to delend an arizonal traise here brank there Subspoona Served on Plew Life Health Center circa 1996-1997; at least since my authorization by an Office of the Day as the U.S. Coals Duard mail gate at San Diego Harbor to assist Coas, Duard Investigations with analysis of the Pentagon events on 9/11/2001 -/of3--/ 43#14

-20f3-

circa 2002 thru 2009; and, at least since commencement of Mitchell V. AOL Time Marner, Inc. et al. at the Federal Courthouse in Sacramento, also in Systember 2061, A believe it is correct to describe those activities as gralifying my status as a "criminal investigator" me aning "any individual duly authorized by a Desartment, agency, or armel foole of the United States to conduct for engage in investigations of or prosecutions for violations of the criminal laws of the Vnited States" as the latter is expressly defined at 18 V.S.C. 15/0(c);

18 U.S.C. 1515 (a)(4)(A):

At least since the authorizations mentioned sygna & believe it is also correct to describe those ongoing activities as qualifying my status as a "Law enforcement officed" meaning "a person. serving the Federal Dovernment as a adviser or consultant—
(A) authorized under law to engage in or supervise the prevention, detection, involtigation, or prosecution of an offense, as the latter is expressly defined att 18 U.S. C. 1515 (a)(4)(A); and

(continue next page)

-2 of 3-

#14

-3 of 3 -

18 U.S.C. 1515 (a)(1)(A) & 1515 (a)(1)(C): at least since the authorizations mentioned syssa of believe it is also correct to describe those ongoing activities as involving "official proceedings"
meaning "a proceeding before a Kederal
Dovernment agency which is authorized
by law" and "a proceeding before a findge
or court of the United States... or a Kederal
grand jury", as the latter are expressly
Idefined at 18 V.S.C. ISIS(aXIXC) and at 181 U.S. C. 1515 (a)(X/7), respectively. Now see 18 U.S.C. 1964(a), 1964(c); and Rotella V. Wood (for example) re: private attorneys general (in particular). I, Paul andrew Mitchese, B. A., M.S., Sui Juris, Citizen of Washington State, expressly not a "Jederal citizen", also a qualifier Hederal Withes and Private attorney Deneral, hereby verify under penally of pergury, under the have of the United States of Vanerica, without the United States (Kederal Dovernment) that the above statement of facts and lawis true and correct to the West of my current information, knowledge and belief, so help me Dod, pursuant to 28 V.S.C. 1746(1). Dared: Hebruary 22, 2014, A.D. Signed: Paul andhew Mitcher, Sui Juris Printed: Paul Andrew Mitchell B. A., M.S. all Rights Reserved (cf. VCC 1-308 -3 of 3-

P.O. BOX 13900

Please copy and file in dockers

Mf 14-00030 JPD (Seattle) and

#14-02-27-F(USDS/DWY)

Bell-Bay r. Williams 87 F. 3d 832; Brewert v. Wilkinson, 3 F. 3d 832; Lemon v. Duffet 931 F. 2d 1465 Crofron r. Roe, 170 F.38 957; Authorities:

Case 2:14-mj-00030-JPD Document 20 Filed 02/28/14 Page 19 of 29

1 2 3 4 5 6 7 8 9	Paul Andrew Mitchell, Sui Juris Private Attorney General c/o Lake Union Mail 117 East Louisa Street Seattle 98102-3203 Washington State, USA In Propria Persona All Rights Reserved	FILED LOGED RECEIVED FEB 28 2014 CLERK U.S. DISTRICT COURT WESTERN DISTRICT OF WASHINGTON DEPUTY					
11 12 13 14 15 16 17	without Prejudice District Court of the S First Judicial						
19 20 21 22	Laramie County						
23 24 25	People of the United States of America) ex relatione) Paul Andrew Mitchell,	VERIFIED CRIMINAL COMPLAINT,					
26 27	Plaintiffs,	ON INFORMATION:					
28 29 30	V. ()	18 U.S.C. 1961, 1962, 1964. Also incorporated now in					
31 32 33 34	James Marcy, Dave Guest, and Does 1 thru 20,	#MJ 14-00030 JPD and,					
35 36	Defendants.)	# 14-CR-27-F (USDC/Cheyenne). pg/					
37	Now come the Plaintiffs People of th	e United States of America ex					
38	relatione Paul Andrew Mitchell, Sui Jur	is, Citizen of Washington State,					
39	qualified Federal Witness, Private At	- -					
40	Party (hereinafter "Relator"), formall						
41	and unnamed individuals with the con	rresponding criminal violations					
42	enumerated infra.						
43	Relator hereby formally charges:						

43

COPY

Please copy & file in #MJ 14-00030 JPD and 14-CR-27-F supra.

Verified Criminal Complaint, on Information:

Page 1 of 9

James Marcy with:

- (1) commission of a felony, during the ten (10) years commencing June 11, 2003 A.D., by knowingly using intimidation and engaging in misleading conduct toward another person with intent to influence, delay or prevent the testimony of a person in an official proceeding, by causing or inducing a person to withhold testimony or withhold a record, document or other object from an official proceeding, and by hindering, delaying or preventing the communication of information relating to the commission or possible commission of a Federal offense to a law enforcement officer or judge of the United States, in violation of the Federal criminal statute at 18 U.S.C. 1512 (one or more counts);
- (2) commission of a felony, during the ten (10) years commencing June 11, 2003 A.D., by knowingly engaging in conduct and thereby damaging the tangible property of another person, and by threatening to do so, with intent to retaliate against that person for his attendance as a witness and party at an official proceeding, for testimony given and records, documents and other objects produced by a witness in an official proceeding, and for information relating to the commission or possible commission of a Federal offense, in violation of the Federal criminal statute at 18 U.S.C. 1513 (one or more counts);
- (3) commission of multiple felonies, during the ten (10) years commencing June 11, 2003 A.D., by placing in a post office, or in an authorized depository for mail, matter to be sent and delivered by the Postal Service, for the purposes of executing a scheme or artifice to defraud and of obtaining money by means of false and fraudulent pretenses, representations or promises, after having devised or intended to devise said scheme or artifice, in violation of the Federal criminal statute at 18 U.S.C. 1341 (one or more counts);
- (4) commission of a felony, during the ten (10) years commencing June 11, 2003 A.D., by attempting and conspiring to obstruct, delay and affect commerce and the movement of articles and commodities in commerce by means of extortion, specifically by obtaining property from a qualified Federal Witness, and other damaged people not named herein, with their consent induced by wrongful use of actual or threatened force, violence or fear, and under color of official right, in violation of the Federal criminal statute at 18 U.S.C. 1951(a) (one or more counts); and,
- (5) commission of a felony by conspiring to engage in a pattern of racketeering activity, including but not limited to perpetrating a property conversion racket and a protection racket against the estate of a qualified Federal Witness, and other damaged people not named herein, and as a direct result of committing two or more of the predicate acts itemized supra and in the Federal criminal statute at 18 U.S.C. 1961 during the ten (10) years commencing June 11, 2003 A.D., in violation of the Federal criminal statute at 18 U.S.C. 1962(d) (one or more counts).

Ph

Dave Guest with:

- (1) commission of a felony, during the ten (10) years commencing June 11, 2003 A.D., by knowingly using intimidation and engaging in misleading conduct toward another person with intent to influence, delay or prevent the testimony of a person in an official proceeding, by causing or inducing a person to withhold testimony or withhold a record, document or other object from an official proceeding, and by hindering, delaying or preventing the communication of information relating to the commission or possible commission of a Federal offense to a law enforcement officer or judge of the United States, in violation of the Federal criminal statute at 18 U.S.C. 1512 (one or more counts);
- (2) commission of a felony, during the ten (10) years commencing June 11, 2003 A.D., by knowingly engaging in conduct and thereby damaging the tangible property of another person, and by threatening to do so, with intent to retaliate against that person for his attendance as a witness and party at an official proceeding, for testimony given and records, documents and other objects produced by a witness in an official proceeding, and for information relating to the commission or possible commission of a Federal offense, in violation of the Federal criminal statute at 18 U.S.C. 1513 (one or more counts);
- (3) commission of multiple felonies, during the ten (10) years commencing June 11, 2003 A.D., by placing in a post office, or in an authorized depository for mail, matter to be sent and delivered by the Postal Service, for the purposes of executing a scheme or artifice to defraud and of obtaining money by means of false and fraudulent pretenses, representations or promises, after having devised or intended to devise said scheme or artifice, in violation of the Federal criminal statute at 18 U.S.C. 1341 (one or more counts);
- (4) commission of a felony, during the ten (10) years commencing June 11, 2003 A.D., by attempting and conspiring to obstruct, delay and affect commerce and the movement of articles and commodities in commerce by means of extortion, specifically by obtaining property from a qualified Federal Witness, and other damaged people not named herein, with their consent induced by wrongful use of actual or threatened force, violence or fear, and under color of official right, in violation of the Federal criminal statute at 18 U.S.C. 1951(a) (one or more counts); and,
- (5) commission of a felony by conspiring to engage in a pattern of racketeering activity, including but not limited to perpetrating a property conversion racket and a protection racket against the estate of a qualified Federal Witness, and other damaged people not named herein, and as a direct result of committing two or more of the predicate acts itemized supra and in the Federal criminal statute at 18 U.S.C. 1961 during the ten (10) years commencing June 11, 2003 A.D., in violation of the Federal criminal statute at 18 U.S.C. 1962(d) (one or more counts).



Does 1 thru 20 with:

2 3

- (1)commission of a felony, during the ten (10) years commencing June 11, 2003 A.D., by knowingly using intimidation and engaging in misleading conduct toward another person with intent to influence, delay or prevent the testimony of a person in an official proceeding, by causing or inducing a person to withhold testimony or withhold a record, document or other object from an official proceeding, and by hindering, delaying or preventing communication information relating to the commission of possible commission of a Federal offense to a law enforcement officer or judge of the United States, in violation of the Federal criminal statute at 18 U.S.C. 1512 (one or more counts);
- (2) commission of a felony, during the ten (10) years commencing June 11, 2003 A.D., by knowingly engaging in conduct and thereby damaging the tangible property of another person, and by threatening to do so, with intent to retaliate against that person for his attendance as a witness and party at an official proceeding, for testimony given and records, documents and other objects produced by a witness in an official proceeding, and for information relating to the commission or possible commission of a Federal offense, in violation of the Federal criminal statute at 18 U.S.C. 1513 (one or more counts);
- (3) commission of multiple felonies, during the ten (10) years commencing June 11, 2003 A.D., by placing in a post office, or in an authorized depository for mail, matter to be sent and delivered by the Postal Service, for the purposes of executing a scheme or artifice to defraud and of obtaining money by means of false and fraudulent pretenses, representations or promises, after having devised or intended to devise said scheme or artifice, in violation of the Federal criminal statute at 18 U.S.C. 1341 (one or more counts);
- (4) commission of a felony, during the ten (10) years commencing June 11, 2003 A.D., by attempting and conspiring to obstruct, delay and affect commerce and the movement of articles and commodities in commerce by means of extortion, specifically by obtaining property from a qualified Federal Witness, and other damaged people not named herein, with their consent induced by wrongful use of actual or threatened force, violence or fear, and under color of official right, in violation of the Federal criminal statute at 18 U.S.C. 1951(a) (one or more counts); and,
- (5) commission of a felony by conspiring to engage in a pattern of racketeering activity, including but not limited to perpetrating a property conversion racket and a protection racket against the estate of a qualified Federal Witness, and other damaged people not named herein, and as a direct result of committing two or more of the predicate acts itemized *supra* and in the Federal criminal statute at 18 U.S.C. 1961 during the ten (10) years commencing June 11, 2003 A.D., in violation of the Federal criminal statute at 18 U.S.C. 1962(d) (one or more counts).



1 PARTIES

Relator Paul Andrew Mitchell, B.A., M.S., is currently a Citizen of Washington State and nationally recognized Private Attorney General living and working in Seattle, Washington State.

During the period in question, Defendant James Marcy has claimed to be a Special Agent doing Criminal Investigation for the Internal Revenue Service with offices in Cheyenne, Wyoming.

However, Mr. Marcy has failed to produce any credentials proving said claim, after being presented with a proper Request under the Freedom of Information Act for valid U.S. Office of Personnel Management Standard Form 61 APPOINTMENT AFFIDAVITS required by the Oath of Office Clause in the U.S. Constitution and by the Federal laws at 5 U.S.C. sections 2903, 2906 and 3331.

During the period in question, Defendant Dave Guest has also claimed to be a Special Agent doing Criminal Investigation for the Internal Revenue Service with offices in Fort Collins, Colorado.

However, Mr. Guest has also failed to produce any credentials proving said claim, after being presented with a proper Request under the Freedom of Information Act for valid U.S. Office of Personnel Management Standard Form 61 APPOINTMENT AFFIDAVITS required by the Oath of Office Clause in the U.S. Constitution and by the Federal laws at 5 U.S.C. sections 2903, 2906 and 3331.

John Doe #1 thru John Doe #20 are as yet unnamed accomplices, accessories and/or co-conspirators with Defendants Marcy and Guest.

INCORPORATION OF EVIDENCE EXHIBITS

Plaintiffs hereby incorporate all attached documents formally by reference, as if all were set forth fully here.



1 SUMMARY OF KEY EVENTS

On June 11, 2013 A.D., without any appointment Defendants Marcy and Guest confronted Relator on the sidewalk in front of Relator's mailing service in Seattle, Washington.

Defendant Marcy presented Relator with paperwork which was styled "search warrant", but it lacked the authorized signature of a Clerk or Deputy Clerk of the U.S. District Court for the Western District of Washington State. See 28 U.S.C. 1691, in chief.

Said "search warrant" was also signed by one James P. Donohue doing business as a "U.S. Magistrate Judge". However, Mr. Donohue has also failed or refused to produce the OPM SF-61 APPOINTMENT AFFIDAVITS required of him by the Oath of Office Clause in the U.S. Constitution and by the Federal laws at 5 U.S.C. sections 2903, 2906 and 3331.

A third man identified himself as a U.S. Marshal named "Ray", but "Ray" refused to produce a business card, badge, or to disclose his full name to Relator.

Relator verbally objected to these three (3) men for the specific defects in said "search warrant" which are summarized above.

When Relator refused to consent to a search or seizure of private property inside Relator's dwelling unit, "Ray" stated his intent to "break in". Relator immediately objected to "Ray" that breaking and entering is a felony.

Relator then announced his specific intent to go straightaway to the Office of Clerk at the U.S. District Court in downtown Seattle, to confirm in person whether or not the required credentials were in the legal custody of that Office, as required by 5 U.S.C. 2906.



Case 2:14-mj-00030-JPD Document 20 Filed 02/28/14 Page 25 of 29



	Relator	did go	straigh	taway	to	that	Cle	rk's	Office	and	was	met	at
the	e entrance	of the	Federal	Court	hous	se by	7 a	Deput	y U.S.	Mars	shal	who	is
ass	sianed to R	Relator	in his c	apacit	v a	sac	ual	ified	Federa	l Wi	tnes	S.	

That Deputy U.S. Marshal then escorted Relator to the public counter of the Clerk's Office in that Federal Courthouse.

A woman seated at that public counter refused to produce any of the requested credentials, and she also stated clearly that "they were not going to cooperate" with Relator.

The latter refusal to cooperate was witnessed by the Deputy U.S.

Marshal who accompanied Relator to that public counter.

While leaving the Federal Courthouse, Relator was told by said Deputy U.S. Marshal that the "search warrant" was in the process of being executed.

While walking back to his dwelling unit, Relator contacted the Seattle Police Department and requested a civil standby. Two (2) Seattle Police Officers responded promptly and drove Relator back to his apartment building.

The federal "agents" who were executing said "search warrant" evidently told the lead Seattle Police Officer that it was "valid".

Because of the missing credentials for Mr. Donohue, and for Mr. William M. McCool whose name appeared in the rubber stamp on said "search warrant", Relator has concluded that "Ray" and Defendants Marcy and Guest <u>lied to Relator's landlord</u>, they <u>lied to Relator's neighbors</u>, and they lied to two (2) Seattle Police Officers.

All Defendants presently remain in possession and/or control of stolen property, seized from Relator's dwelling unit under color of official right and under patently false and fraudulent pretenses.

LOPY

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2	I, Paul Andrew Mitchell, Sui Juris, hereby verify, under penalty of
3	perjury, under the laws of the United States of America, without the
4	"United States" (Federal Government), that the above statement of facts
5	and laws is true and correct, according to the best of My current
6	information, knowledge, and belief, so help me God, pursuant to 28
7	U.S.C. 1746(1). See Supremacy Clause (Constitution, Laws and Treaties
8	are all the supreme Law of the Land).

VERIFICATION

Dated: July 26, 2013 A.D.

Signed: /s/ Paul Andrew Mitchell

Printed: Paul Andrew Mitchell, Private Attorney General, 18 U.S.C. 1964
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1	PROOF OF SERVICE				
2	I, Paul Andrew Mitchell, Sui Juris	, hereby certify, under penalty of			
3	perjury, under the laws of the Uni	ted States of America, without the			
4	"United States" (Federal Government), that I am at least 18 years of			
5	age, a Citizen of ONE OF the Uni	ted States of America, and that I			
6	personally served the following document(s):				
7 8 9	VERIFIED CRIMINAL COMPLAINT, ON INFORMATION: 18 U.S.C. 1961, 1962, 1964				
10	by placing one true and correct copy of said document(s) in first class				
11	United States Mail, with postage prepaid and properly addressed to the				
12	following:				
13 14 15 16 17 18	Laramie County Sheriff 1910 Pioneer Avenue Cheyenne 82001	District Attorney Laramie County 310 West 19 th Street, #200 Cheyenne 82001-4451 Wyoming, USA			
20	Confidential Courtesy Copies:				
21 22 23 24 25 26 27	c/o 1903 S. Greeley Hwy., #170 Cheyenne 82007	Seattle Police Department 810 Virginia Street Seattle 98101 Washington State, USA			
28 29 30	Dated: July 26, 2013 A.D.				
31 32	Signed: /s/ Paul Andrew Mitchell ϕ				
33 34	Printed: Paul Andrew Mitchell, Priva All Rights Reserved without				



Please copy and file in dockets
14-ck-27-F (USDC/DWY) and
MJ 14-00030 "JPD" (Seattle)

ct Pannill V. Roanoke, ank "Citynship for Dummes"