UNITED STATES DISTRICT COURT FOR THE DISTRICT OF IDAHO

UNITED STATES OF AMERICA,

Plaintiff,

Case No. 3:11-cr-00194-BLW

V.

ORDER

PAUL RAYMOND HARVEY,

Defendant.

Before the Court is the government's Motion to Strike Defendant's Notice and Demand for Production of Documents (Dkt. 135). Acting pro se, Defendant Paul Raymond Harvey filed documents titled "Notice And Demand For Production Of Documents" and attached to the filings is the criminal summons issued to Harvey to answer the Indictment filed in this case. The Court will strike these "notices" or "requests" because Harvey is represented by counsel, and he was given permission to file only pro se pretrial motions. Harvey does not have the authority to file these documents.

In addition, the government requests the Court to set a date for sentencing as soon as possible due to Harvey's challenge of the Court's authority. The Court had previously continued the sentencing from January to March at Harvey's request. The Court does not believe that the sentencing should be moved because Harvey's alleged challenge to the

Court's authority. But it is the Court's understanding that the counsel for the government will not be available for the current sentencing date. For that reason, the Court will vacate the current sentencing date and reset it for February 20, 2013.

IT IS ORDERED that:

- the Motion to Strike Defendant's Notice and Demand for Production of Documents (Dkt. 135) is GRANTED.
- 2. that the present sentencing date be VACATED, and that a new sentencing date be set for **February 20, 2013, at 9:00 am** in the U.S. Courthouse in Coeur d' Alene, Idaho.

ATES COLUMN

DATED: February 1, 2013

B. Lynn Winmill

Chief Judge

United States District Court