

#15

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

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without Prejudice

District Court of the State of Colorado
Eighth Judicial District
Larimer County

People of the United States of America)	Case No. _____
<i>ex relatione</i>)	
Paul Andrew Mitchell,)	VERIFIED CRIMINAL COMPLAINT,
)	ON INFORMATION:
Plaintiffs,)	
)	
v.)	18 U.S.C. 1961, 1962, 1964:
)	see Liberal Construction rule
Dave Guest,)	at 84 Stat. 947, Section 904
James Marcy, and)	(<u>not</u> codified in U.S. Code).
Does 1 thru 20,)	
)	<i>Also incorporated now in:</i>
Defendants.)	<i># MJ 14-00030 JPP usdc Seattle;</i>
-----)	<i>and # 14-CR-27-F (USDC/Cheyenne).</i>

Now come the Plaintiffs People of the United States of America *ex relatione* Paul Andrew Mitchell, *Sui Juris*, Citizen of Washington State, qualified Federal Witness, Private Attorney General and now Damaged Party (hereinafter "Relator"), formally charging the following named and unnamed individuals with the corresponding criminal violations enumerated *infra*.

Relator hereby formally charges:

Please Copy & File in # MS 14-00030 JPD and 14-CR-27-F *Supra*.

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).

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).

Does 1 thru 20 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).

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

However, Mr. Guest 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 ("OPM") Standard Form 61 ("SF-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 James Marcy has also claimed to be a Special Agent doing Criminal Investigation for the Internal Revenue Service with offices in Cheyenne, Wyoming.

However, Mr. Marcy 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 ("OPM") Standard Form 61 ("SF-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 Guest and Marcy.

INCORPORATION OF EVIDENCE EXHIBITS

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

SUMMARY OF KEY EVENTS

On June 11, 2013 A.D., without any appointment Defendants Guest and Marcy 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 the Clerk of 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.

Relator did go straightaway to that Clerk's Office and was met at the entrance of the Federal Courthouse by a Deputy U.S. Marshal who is assigned to Relator in his capacity as a qualified Federal Witness.

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 Guest and Marcy lied to Relator's landlord, they lied to Relator's neighbors, 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.

VERIFICATION

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

Dated: August 1, 2013 A.D.

Signed: /s/ Paul Andrew Mitchell

Printed: Paul Andrew Mitchell, Private Attorney General, 18 U.S.C. 1964
All Rights Reserved without Prejudice (cf. UCC 1-308)

PROOF OF SERVICE

I, Paul Andrew Mitchell, *Sui Juris*, hereby certify, under penalty of perjury, under the laws of the **United States of America**, without the "United States" (Federal Government), that I am at least 18 years of age, a Citizen of ONE OF the **United States of America**, and that I personally served the following document(s):

VERIFIED CRIMINAL COMPLAINT, ON INFORMATION:

18 U.S.C. 1961, 1962, 1964:
see Liberal Construction rule
at 84 Stat. 947, Section 904
(not codified in U.S. Code)

by placing one true and correct copy of said document(s) in first class United States Mail, with postage prepaid and properly addressed to the following:

Hon. Justin Smith
Larimer County Sheriff
2501 Midpoint Drive
Fort Collins 80525
Colorado, USA

District Attorney
Larimer County
201 LaPorte Avenue, Suite 200
Fort Collins 80521-2763
Colorado, USA

Confidential Courtesy Copies:

Joseph Ruben Hill
c/o 1903 S. Greeley Hwy., #170
Cheyenne 82007
Wyoming, USA

Seattle Police Department
810 Virginia Street
Seattle 98101
Washington State, USA

Dated: August 1, 2013 A.D.

Signed: /s/ Paul Andrew Mitchell

Printed: Paul Andrew Mitchell, Private Attorney General, 18 U.S.C. 1964
All Rights Reserved without Prejudice (cf. UCC 1-308)

FREEDOM OF INFORMATION ACT REQUEST

June 12, 2013 A.D.

15(a)
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4
5
6 Disclosure Officer
7 Internal Revenue Service
8 301 South Howes Street
9 Fort Collins 80521
10 Colorado, USA

11
12 Fax: (970) 221-0067

13
14 Subject: Freedom of Information Act ("FOIA") Request
15

16
17 Greetings Disclosure Officer:
18

19 This is a request under the Freedom of Information Act. I request
20 that a **true and correct copy of the following document** be provided to
21 Me, without delay:
22

- 23 1. Office of Personnel Management ("OPM") Standard Form 61
24 ("SF-61") APPOINTMENT AFFIDAVITS executed by Dave Guest as
25 presently employed by the Internal Revenue Service. See 5
26 U.S.C. §§ 2906, 3331, and Paperwork Reduction Act,
27 particularly 44 U.S.C. 3512.
28

29 I request a waiver of all fees for this request.
30

31 Disclosure of the requested information to Me is in the public
32 interest, because it is likely to contribute *significantly* to public
33 understanding of the operations and activities of the federal
34 government, and is not *primarily* in My commercial interest. See also
35 5 U.S.C. 552(a)(4)(B) [such statutes must be strictly construed].
36

37 **If you are not the correct person to whom this FOIA request should be**
38 **directed, please forward it without delay to the correct person(s).**
39

40 You have my permission to inform Mr. Guest that he is now under formal
41 investigation on suspicion of aiding and abetting multiple Federal
42 felony offenses by Messrs. William M. McCool and James P. Donohue,
43 whose OPM SF-61 APPOINTMENT AFFIDAVITS were NOT produced by employees
44 in the Office of the Clerk, U.S. District Court, Seattle, Washington.
45

46 On June 11, 2013, the Deputy U.S. Marshal assigned to me in my
47 capacity as a qualified Federal Witness personally witnessed the
48 refusal by those employees to produce the specific credentials of
49 which the Clerk of the U.S. District Court is the legal custodian,
50 designated as such by the Federal statute at 5 U.S.C. 2906.
51

52 I also have very good reasons to suspect that Mr. Guest lied to an
53 officer of the Seattle Police Department, after I requested the Civil
54 Dispatcher to dispatch 2 sworn officers to come to my assistance with
55 the felony in progress being committed by Mr. Guest et al.

1 VERIFICATION

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

10
11 Thank you for your timely consideration of this FOIA request.

12
13
14 Sincerely yours,

15
16 /s/ Paul Andrew Mitchell

17
18 Paul Andrew Mitchell, B.A., M.S.

19 Private Attorney General, 18 U.S.C. 1964(a)

20 <http://www.supremelaw.org/decs/agency/private.attorney.general.htm>

21 Criminal Investigator and Federal Witness: 18 U.S.C. 1510, 1512-13

22
23 **All Rights Reserved without Prejudice**

24
25 U.S. Mail:

26
27 Paul A. Mitchell, B.A., M.S.

28 c/o Lake Union Mail

29 117 East Louisa Street

30 Seattle 98102-3203

31 WASHINGTON STATE, USA

32
33 [See USPS Publication #221 for addressing instructions.]

15(b)

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NOTICE AND DEMAND FOR AUTHORITY

TO: Dave Guest dba "Special Agent"
Criminal Investigation Division
Internal Revenue Service
P.O. Box 2212
Fort Collins 80522
COLORADO, USA

FROM: Joseph Ruben Hill, *Sui Juris*

DATE: October 15, 2012 A.D.

SUBJECT: 31 U.S.C. 333, 18 U.S.C. 1341, 1961 et seq.

Greetings Dave Guest:

On or about March 25, 2010, you and several associates entered our home and presented us with a business card which exhibits the popular phrase "Department of the Treasury" conspicuously at the top. Please see 31 U.S.C. 333; and 18 U.S.C. §§ 4, 1341 and 1961 et seq. Numerous pre-printed IRS forms and letterhead exhibit the same phrase.

For your information, I have attached a page from Title 31 of the United States Code, which itemizes each *de jure* service, bureau, office or other subdivision of the U.S. Department of the Treasury.

The "Internal Revenue Service" does not occur anywhere in that list.

Also, at Footnote 23 in Chrysler Corp. v. Brown, 441 U.S. 281 (1979), the U.S. Supreme Court admitted that no organic Act for the IRS could be found, after they searched for such an Act all the way back to the Civil War, which ended in the year 1865 A.D.

Accordingly, it appears to us that your correspondence *supra* violates the clear prohibition found at 31 U.S.C. 333(a)(1), to wit:

(a) General Rule. -- No person may use, in connection with, or as a part of, any advertisement, solicitation, business activity, or product, whether alone or with other words, letters, symbols, or emblems --

(1) the words "Department of the Treasury", or the name of any service, bureau, office, or other subdivision of the Department of the Treasury [**emphasis added**]

You may also be interested to know that the IRS is now what was left over of "The Untouchables" after alcohol Prohibition was repealed.

Available historical records strongly suggest that the Women's Temperance Movement was secretly financed by the petroleum cartel, then controlled by corrupt foreign banks, to perfect a monopoly over automotive fuels.

1 Once that monopoly was perfected, alcohol Prohibition was repealed,
2 leaving alcohol high and dry as the preferred fuel for cars and
3 trucks, and leaving a Federal police force inside the several States
4 of the Union -- to continue extorting money from the American People.
5

6 On this point, see also U.S. v. Constantine, 296 U.S. 287 (1935) which
7 held that the Federal Alcohol Administration no longer had any
8 authority inside the several States after Prohibition was repealed;
9 but, that FAA was permitted to retreat to San Juan, Puerto Rico, on
10 the false and rebuttable theory that the guarantees of the U.S.
11 Constitution do not apply inside Federal Territories like Puerto Rico.
12

13 That theory has now been thoroughly repudiated, however, because
14 Congress expressly extended all guarantees of the U.S. Constitution
15 into the District of Columbia in the year 1871, and into all Federal
16 Territories -- even future Federal Territories -- in the year 1873.
17 See 16 Stat. 419, 426, Sec. 34; 18 Stat. 325, 333, Sec. 1891.
18

19 You will please take special note of the Regulation at 27 CFR 26.11
20 which mentions Puerto Rico expressly when defining "Revenue Agent",
21 "Secretary" and "Secretary or his delegate" (formerly 27 CFR 250.11).
22 See also section 1203(b) of the IRS Restructuring and Reform Act of
23 1998, which defines reasons authorizing termination of IRS employment
24 for misconduct e.g. violations of any right under the Constitution
25 (such as Separation of Powers) or of any section of the IRC, any
26 Treasury Regulation or any provision of the Internal Revenue Manual
27 particularly IRM sections 21.3.3.1.1, 21.3.3.3.4 and 21.3.3.4.2.2.
28

29 NOTICE OF DEADLINE

30
31 Accordingly, formal DEMAND is hereby made of you to produce your
32 specific written authority(s) -- if any -- for utilizing the phrase
33 "Department of the Treasury" on business cards, and pre-printed forms
34 and letterhead transmitted via U.S. Mail, and to do so by delivering
35 said written authority(s) to me via U.S. Mail within ten (10) calendar
36 days. Beyond that reasonable deadline, your silence will activate
37 estoppel pursuant to Carmine v. Bowen, and your silence will also
38 constitute fraud pursuant to U.S. v. Tweel.
39

40 Thank you very much for your consideration.
41

42
43 Signed: /s/ Joseph Ruben Hill
44

45 Printed: Joseph Ruben Hill, Sui Juris
46 **All Rights Reserved without Prejudice** (Cf. UCC 1-308)
47

48 U.S. Mail:
49

50 Joseph Ruben Hill
51 c/o 1903 S. Greeley Highway, Unit #170
52 Cheyenne 82007
53 WYOMING, USA
54

55 [Please see USPS Publication #221 for "foreign" address formatting.]

FREEDOM OF INFORMATION ACT REQUEST

June 12, 2013 A.D.

156
1
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5
6 Disclosure Officer
7 Internal Revenue Service
8 2120 Capitol Avenue
9 Cheyenne 82001
10 Wyoming, USA

11
12 Fax: (307) 772-2162

13
14 Subject: Freedom of Information Act ("FOIA") Request

15
16
17 Greetings Disclosure Officer:

18
19 This is a request under the Freedom of Information Act. I request
20 that a **true and correct copy of the following document** be provided to
21 Me, without delay:

- 22
23 1. Office of Personnel Management ("OPM") Standard Form 61
24 ("SF-61") APPOINTMENT AFFIDAVITS executed by James Marcy as
25 presently employed by the Internal Revenue Service. See 5
26 U.S.C. §§ 2906, 3331, and Paperwork Reduction Act,
27 particularly 44 U.S.C. 3512.

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29 I request a waiver of all fees for this request.

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31 Disclosure of the requested information to Me is in the public
32 interest, because it is likely to contribute *significantly* to public
33 understanding of the operations and activities of the federal
34 government, and is not *primarily* in My commercial interest. See also
35 5 U.S.C. 552(a)(4)(B) [such statutes must be strictly construed].
36

37 **If you are not the correct person to whom this FOIA request should be**
38 **directed, please forward it without delay to the correct person(s).**
39

40 You have my permission to inform Mr. Marcy that he is now under formal
41 investigation on suspicion of aiding and abetting multiple Federal
42 felony offenses by Messrs. William M. McCool and James P. Donohue,
43 whose OPM SF-61 APPOINTMENT AFFIDAVITS were NOT produced by employees
44 in the Office of the Clerk, U.S. District Court, Seattle, Washington.
45

46 On June 11, 2013, the Deputy U.S. Marshal assigned to me in my
47 capacity as a qualified Federal Witness personally witnessed the
48 refusal by those employees to produce the specific credentials of
49 which the Clerk of the U.S. District Court is the legal custodian,
50 designated as such by the Federal statute at 5 U.S.C. 2906.
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54 Dispatcher to dispatch 2 sworn officers to come to my assistance with
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1 VERIFICATION

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6 FOIA Request above, and I hereby verify same according to the best of
7 My current information, knowledge, and belief, so help me God,
8 pursuant to 28 U.S.C. 1746(1). See Supremacy Clause (*Constitution,*
9 *Laws and Treaties* are all the supreme Law of the Land).

10
11 Thank you for your timely consideration of this FOIA request.

12
13
14 Sincerely yours,

15
16 /s/ Paul Andrew Mitchell

17
18 Paul Andrew Mitchell, B.A., M.S.
19 Private Attorney General, 18 U.S.C. 1964(a)
20 <http://www.supremelaw.org/decs/agency/private.attorney.general.htm>
21 Criminal Investigator and Federal Witness: 18 U.S.C. 1510, 1512-13
22

23 **All Rights Reserved without Prejudice**

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25 U.S. Mail:

26
27 Paul A. Mitchell, B.A., M.S.
28 c/o Lake Union Mail
29 117 East Louisa Street
30 Seattle 98102-3203
31 WASHINGTON STATE, USA
32

33 [See USPS Publication #221 for addressing instructions.]

15(d)

NOTICE AND DEMAND FOR AUTHORITY

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TO: James Marcy dba "Special Agent"
Criminal Investigation Division
Internal Revenue Service
P.O. Box 1385
Cheyenne 82003
WYOMING, USA

FROM: Joseph Ruben Hill, *Sui Juris*

DATE: October 15, 2012 A.D.

SUBJECT: 31 U.S.C. 333, 18 U.S.C. 1341, 1961 et seq.

Greetings James Marcy:

On or about March 25, 2010, you and several associates entered our home and presented us with a business card which exhibits the popular phrase "Department of the Treasury" conspicuously at the top. Please see 31 U.S.C. 333; and 18 U.S.C. §§ 4, 1341 and 1961 et seq. Numerous pre-printed IRS forms and letterhead exhibit the same phrase e.g. see copy of your letter dated April 12, 2010 (copy attached).

For your information, I have attached a page from Title 31 of the United States Code, which itemizes each *de jure* service, bureau, office or other subdivision of the U.S. Department of the Treasury.

The "Internal Revenue Service" does not occur anywhere in that list.

Also, at Footnote 23 in *Chrysler Corp. v. Brown*, 441 U.S. 281 (1979), the U.S. Supreme Court admitted that no organic Act for the IRS could be found, after they searched for such an Act all the way back to the Civil War, which ended in the year 1865 A.D.

Accordingly, it appears to us that your correspondence *supra* violates the clear prohibition found at 31 U.S.C. 333(a)(1), to wit:

- (a) General Rule. -- No person may use, in connection with, or as a part of, any advertisement, solicitation, business activity, or product, whether alone or with other words, letters, symbols, or emblems --
 - (1) the words "Department of the Treasury", or the name of any service, bureau, office, or other subdivision of the Department of the Treasury [emphasis added]

You may also be interested to know that the IRS is now what was left over of "The Untouchables" after alcohol Prohibition was repealed.

Available historical records strongly suggest that the Women's Temperance Movement was secretly financed by the petroleum cartel, then controlled by corrupt foreign banks, to perfect a monopoly over automotive fuels.

1 Once that monopoly was perfected, alcohol Prohibition was repealed,
2 leaving alcohol high and dry as the preferred fuel for cars and
3 trucks, and leaving a Federal police force inside the several States
4 of the Union -- to continue extorting money from the American People.
5

6 On this point, see also U.S. v. Constantine, 296 U.S. 287 (1935) which
7 held that the Federal Alcohol Administration no longer had any
8 authority inside the several States after Prohibition was repealed;
9 but, that FAA was permitted to retreat to San Juan, Puerto Rico, on
10 the false and rebuttable theory that the guarantees of the U.S.
11 Constitution do not apply inside Federal Territories like Puerto Rico.
12

13 That theory has now been thoroughly repudiated, however, because
14 Congress expressly extended all guarantees of the U.S. Constitution
15 into the District of Columbia in the year 1871, and into all Federal
16 Territories -- even future Federal Territories -- in the year 1873.
17 See 16 Stat. 419, 426, Sec. 34; 18 Stat. 325, 333, Sec. 1891.
18

19 You will please take special note of the Regulation at 27 CFR 26.11
20 which mentions Puerto Rico expressly when defining "Revenue Agent",
21 "Secretary" and "Secretary or his delegate" (formerly 27 CFR 250.11).
22 See also section 1203(b) of the IRS Restructuring and Reform Act of
23 1998, which defines reasons authorizing termination of IRS employment
24 for misconduct e.g. violations of any right under the Constitution
25 (such as Separation of Powers) or of any section of the IRC, any
26 Treasury Regulation or any provision of the Internal Revenue Manual
27 **particularly IRM sections 21.3.3.1.1, 21.3.3.3.4 and 21.3.3.4.2.2.**
28

29 NOTICE OF DEADLINE

30
31 Accordingly, formal DEMAND is hereby made of you to produce your
32 specific written authority(s) -- if any -- for utilizing the phrase
33 "Department of the Treasury" on business cards, and pre-printed forms
34 and letterhead transmitted via U.S. Mail, and to do so by delivering
35 said written authority(s) to me via U.S. Mail within ten (10) calendar
36 days. Beyond that reasonable deadline, your silence will activate
37 estoppel pursuant to Carmine v. Bowen, and your silence will also
38 constitute fraud pursuant to U.S. v. Tweel.
39

40 Thank you very much for your consideration.
41

42
43 Signed: /s/ Joseph Ruben Hill
44

45 Printed: Joseph Ruben Hill, Sui Juris
46 **All Rights Reserved without Prejudice (Cf. UCC 1-308)**
47

48 U.S. Mail:
49

50 Joseph Ruben Hill
51 c/o 1903 S. Greeley Highway, Unit #170
52 Cheyenne 82007
53 WYOMING, USA
54

55 [Please see USPS Publication #221 for "foreign" address formatting.]