

# EXHIBIT "A"

UNITED STATES OF AMERICA

CASE NO. 17-00101 LEK

v.

ANTHONY WILLIAMS

MOTION FOR PLEA OF MISNOMER

Private Attorney General Anthony Williams, a servant of the Most High Yahweh Elohim Yahshua and common law counsel of defendant ANTHONY WILLIAMS in the above styled action and files this Motion For Plea of Misnomer and provides the following fact in support thereof:

1. Defendant being charged is a legal fiction/corporation/artificial person as the all capital letters name ANTHONY TROY WILLIAMS.
2. The man that has been incarcerated because of the charge of mail and wire fraud is not the legal fiction but a sentient living being known as Private Attorney General Anthony Williams who is devoid of a Social Security Number or any government issued Identification card(s) or any governmental identifying numbers.
3. The man incarcerated has never been known by the all capital letters name ANTHONY TROY WILLIAMS which is contained in the bogus indictment.
4. The sentient living being Anthony Troy Williams is a distinct separate entity from the all capital letters name ANTHONY TROY WILLIAMS and is in possession of certified and notarized documents that prove and validate the separation of the two. (However, the undersigned can't print these documents to attach as exhibits because Kobayashi overruled Judge Puglisi's righteous order for FDC to provide printer for the undersigned to print from the e-discovery discs).
5. The Federal corporation the UNITED STATES OF AMERICA (see 28 USC 3002 section 15(a)), chose to prosecute the corporate legal fiction ANTHONY TROY WILLIAMS under the deception that it is the live sentient being in order to file criminal charges against the living man, trying to illegally force the live sentient being Anthony Troy Williams to be a surety for the corporate legal fiction in order to unlawfully prosecute and deprive him of his liberty and property without the proper due process of law.
6. The UNITED STATES OF AMERICA as a corporation can only file suit against other corporations or artificial persons and is foreclosed from parity with the real people. Supreme Court of the United States, 1795. This is why the UNITED STATES OF AMERICA filed charges against the corporate fiction ANTHONY WILLIAMS and not the living sentient being Anthony Williams.
7. "Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only, a government can interface ONLY with other artificial persons. The imaginary having neither actuality nor substance-- is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government as well as any law, agency, aspect, court, etc., therefore, can concern itself with ANYTHING OTHER THAN CORPORATE, ARTIFICIAL PERSONS and CONTRACTS between them. S.C.R., 1795, Penhalow v. Doan's Administrators, 93 U.S. 54; 1 L Ed. 57; 3 Dall. 54 Supreme Court of the United States, 1795.
8. The UNITED STATES OF AMERICA is not the real party in interest and is fully aware that a corporation cannot

## Lars Isaacson

---

bring charges against a living being. Rule 17 requires a real party in interest, a living body, a man or woman, to wit:

Rule 17. Plaintiff and Defendant; capacity; Public Officers

(a) Real Party in Interest.

(1) Designation in General. An action must be prosecuted in the name of the real party in interest.

9. This action cannot be brought by the UNITED STATES OF AMERICA v. ANTHONY TROY WILLIAMS but must be brought by a real party in interest which would be any American that filed a complaint against Private Attorney General Anthony Williams alleging that a crime was committed against them by the undersigned and adjudicated under the rules of the Common Law. Ramsey v. Allegrie.

**\*\*NOTE\*\*** Because I have been deprived of the right to print exhibits from my discovery I can not attach the legal documents that prove the distinction between the legal fiction ANTHONY TROY WILLIAMS with a demonic social security number and the living soul Anthony Troy Williams devoid of a demonic social security number.

WHEREFORE, the above styled action must be dismissed and an action brought by the real party in interest against the real party who is accused under the rules of the Common Law.

Executed this 12th day of August 2019.

Righteously submitted,

/s/ Anthony Williams

Anthony Williams

Private Attorney General

Common Law Counsel (28 USC 1654, First Judiciary Act of 1789, section 35)

Counsel to the Poor (Psalms 14:6)