

## ***SUGGESTED COURT HEARING RESPONSE***

When your case is called --- Stand and say: "I am here in regard to that matter"

Do not stand if they say " WILL THE DEFENDANT RISE or IS THE DEFENDANT HERE".

When they ask: "Who are you?" Answer—I am me?

The judge will ask "Are you JACK R PATRIOT?"

Your response should be: Judge, for the record, I am here without counsel and I cannot make a legal determination about what you asked me.

After a response from the judge, your response should be: Judge, for the record, I am not here to enter a plea, I am here for one purpose and that is to challenge subject matter jurisdiction. I am not a corporation, I am Me.

If the plaintiff is not the STATE you say: FOR THE RECORD JUDGE, I would like to place the Plaintiff on the stand-let the Plaintiff be sworn in and start: (If the Plaintiff is the STA TE, address these questions to the judge, starting with number 2)

For the record. Please state your full name and address for the record.

1. Do you have a CLAIM against Me? (If the answer is yes, repeat the question). (If the answer is No-proceed on).
2. Do you know of anyone else in this courtroom who has a claim against Me? The answer should be No.
3. It appears that no one here has a CLAIM against Me, therefore My PUBLIC BUSINESS here is completed.

If the judge should state the plaintiff said he/she has a claim-respond with:

Judge, you have knowledge of the difference between a complaint and a claim. Furthermore for the record. I would like to alert the court to the numerous willful acts of barratry committed by the Plaintiffs attorneys in the plaintiffs original complaint in violation of the Texas Penal Code 38.12 or (Penal Code of your state) and that said acts are in excess of the requisite number of 3 counts to cause disbarment. The acts of barratry were designed with specific intent to deceive and mislead the court. This court may choose to not take action to impose a just punishment for barratry, but take notice, I will file a criminal complaint with the appropriate agencies to cause disbarment procedures to commence. The agencies to which I refer are the (state) Supreme Court and the State Bar of (name state).

If the Judge persists that a Claim has been lodged against you then you can either: 1) Simply state, "Then Judge, I hereby accept this case ..... For value and I am exempt from Levy and I want the order of the court to be released to Me immediately, or 2) Ask the judge for his judgment and state: For the record judge, I need a copy of your judgment with your signature, so that I may reject it and return it to you in full accord with Truth in Lending.

Note: After this, if things are not going your way, address the judge and go through steps 2 through 4 with the judge. After the order of the court has been released to you, conclude with: It appears that there is no further PUBLIC business for Me to conduct here, so I am leaving now. THEN WALKOUT!