

**Do courts ever have standing if both parties are not present and making a claim? - Exception being if someone was killed and thus is dead and need representation)?**

For a court to proceed the parties with Standing must both be present, and they never are, unless you fail to make your objection on the record. The court loses jurisdiction of there is in fact no real offense and the parties are not STANDING in the court. They rarely are.

**Are You John Q Defendant?**

Man: (From behind the bar) I am here in regard to this matter. I am here in propria persona, making a special appearance, as Grantor and Beneficiary of the estate being administered in this case, relating to the Named Defendant. I am not here in a representative capacity.

Man: Is this a court of record? Yes...Good, I reserve all rights and wave none ever.

Who are you? What is your name? If you are not JOHN Q DEFENDANT, we will deem him absent and issue a warrant in his absence.

Man: Magistrate I am here to help administer this matter for the benefit of the court, if the prosecutor has a valid claim against me, the man who is the beneficiary to the estate, of the named defendant. Let me see those papers, and I will tell you if I am the named party or not. Mr prosecutor please provide me with a verified claim.

Magistrate requests you pass and enter the bar.

Man: Judge for the record if I cross the BAR am, I entering into a contract? Yes or No? Judge *with all due respect* I have no intentions of boarding your ship. I can only operate under the laws of the Commonwealth (or Republic in America) and hereby invoke the laws of the Republic to manage my affairs in my court. My court is hereby set under the laws of the Republic. (you are still outside the gate/ bar). I can operate just fine from here thank you judge, as I have no business in the bar. And I am here to help you administer this case expeditiously, so let's get on with it!

**Possibility the Judge threatens you or claims you need an attorney...**

Man: If you force me to cross the bar against my will, with threats of force and imprisonment being used against me. It is only under duress that I would comply and there will be no contracts assumed or presumed by my presence, my law follows me wherever I go, my reservation of rights in tact at all times, and waived and no time. For the record are we clear on that.

Judge Distracts.....

Man: Excuse me magistrate, but I need a reply to my question for clarity. I said I will comply with your request under duress and the terms I just stated, are we clear on that?

Man: Yes, I'll take your silence as consent, let the record reflect the magistrate has accepted the terms and we will proceed on that basis. Thank you, magistrate. Excuse me Magistrate, before you proceed there are some administrative matters to attend to which will serve to expedite this matter for the court, I need to address the prosecutor, for the state.

Prosecutor for the plaintiff.

**Questions for the prosecutor.**

Man: Mr Prosecutor do you have a claim against me the living man, who is the beneficiary of this estate? If so please present it now, so I can examine it.

We have a complaint in this case against JOHN Q. DEFENDANT, which I presume is you.

Man: No, I just stated clearly for the record who I am and I am not the agent/trustee nor the named defendant or surety against which you seek to settle your matter. I am the beneficiary let me repeat my question. Do you Mr Prosecutor have a claim against me, the Grantor and Beneficiary of this estate ...yes or no?

Well we have charges brought by the state against JOHN Q DEFENDANT (or they may "you"), for a violation of State/Federal statute blah blah blah.

Man: Against whom? Not me, again for the record you have no claim against me, you have not shown me any claim I am the beneficiary of the named estate living upon the land in the Republic!

Man: I believe you want me to stand in for the defendant as the trustee and debtor, which is a mistake for the record which I need to correct. The record stands corrected because that is and cannot possibly be my capacity and if you claim so. You need to establish documentary evidence and enter it into the record now, do you have it? So I ask again, who here in this court who can hear my voice, has a *claim against me*? Please come forward with your claim.

Man: Who can present a contract to which I am being held liable as the man, as beneficiary, in my venue which is the law of the Republic. Anybody? Mr prosecutor you want me to believe there is a claim against me, yet you have shown nothing in this court to support your position.

Man: Ok Magistrate let the court reflect that Mr Prosecutor has not presented to the court or me any documentation which supports a verified claim against me, as beneficiary.

Man: Magistrate, I Notice all parties to move this court to dismiss this case as the prosecutor has failed to establish any claim upon which relief can be granted.

Questions for the prosecutor.

Man: Mr. Prosecutor are you witness in this case prepared to testify under oath with firsthand knowledge and information related to the alleged *charges* against my estate in this matter.

No, no I represent the state!

Man: Ah, I see, so you then are a state licensed attorney at law. Representing the plaintiff, Correct?

Man: Alright, Mr prosecutor i'll need you to enter into record of this proceeding your license to practice law issued by the State not a private BAR card, but an actual license issued by the

state to establish you have proper standing as an agent for the plaintiff, to even talk to me about this matter, please do that now. Can you produce your license and bond, yes or no?

Oh he doesn't have it with him.

Man: Let the record reflect Magistrate that Mr Prosecutor cannot produce any evidence to the court that he is who he says he is, and he is an imposter illegally passing himself off as someone who he is not.

Magistrate I move this court for dismissal on grounds that Mr Prosecutor has not established proper standing as an attorney at law and licensed to represent his client in the court and the plaintiff is without proper representation and has no standing in the court. Since the living man plaintiff is not present. Further any claims made by Mr Prosecutor should be expunged from the record as heresy with no fact-based witness to make those claims under oath present. There is in fact no accuser present.

There being no claims against me, the beneficiary of this estate, I Notice again this matter is closed and demand these proceeding be dismissed for lack of jurisdiction by the court, as there is no party in standing present on either side.

UPDATE: ALSO see newer method for fast court appearances and *subrogation*.