

JUDGE INTERROGATES YOU AND HOW TO RESPOND

Q) How do you plea?

A) Sir is it my understanding that this court is trying to get me to enter into a verbal or written contract in a foreign language in legalese in which I know nothing about nor have I been given a chance to examine this contract in full with the aid of counsel at the tip of a gun against my will? Yes or No?

Q) Judge says, will you submit to a psychological examination?

A) I would be more than happy to do so if you pay me \$300 per hour for my time spent and \$15,000 upfront for violating my rights, and we can enter into this contract right here on the record.

Q) Do you need or want a public defense?

A) how am I able to shop for an attorney and prepare for my defense if I have not even had the cause and nature of these proceedings clarified to me.

I don't see any benefit of acquiring a BAR member attorney at this time to defend me. I have the right to choose whoever I want as my assistance of counsel.

Q) Judge says, Im entering into a plea for you.

A) Objection. Do you have a POA signed by me giving you authority to enter into a legal proceeding on my behalf or a Writ of Adjudication from any court, judge, or physician stating i am unable to make legal determinations for myself and you have the authority to enter into legal matters on my behalf because this is unbeknownst to me and I need to know how you acquired those documents and who gave them to you because I believe it has just been revealed to me that I am a victim of fraud and identity theft. And we cannot proceed any further until I can solve this matter.

Q) Judge demands come to the defendants table to speak about this matter.

A) let the record reflect my flesh is present in the courtroom today and I am attempting to board your ship but will only comply under the threat of force duress and coercion with the reservation of all my rights intact at all times waiving none ever. In addition this court shall make no assumptions or presumptions about me whatsoever are we clear judge? Yes or no?

Q) Judge demands you crossing the bar

A) On the record for the record. Every word that comes out of my mouth from this moment till I walk out of this room is to be on the record. I am attempting to cross the bar and board your ship and will comply only under the threat of force, duress, and coercion. I am invoking and reserving all of my rights at all times and waive none ever. My flesh and blood presence is in this court here today; and constitutes that no assumptions or presumptions by this court are to be made of any kind whatsoever for any reason about me. Thank you.

Q) The judge railroads you.

A) Sir, if your not going to allow me to mount a defense I object to this entire adjudicated proceeding as unfair, biased, and has the under tone of a conflict of interest.

I do not consent to this adjudicated proceeding because I have not had an opportunity which I had every intention too discuss, negotiate, and mediate with the plaintiff to provide restitution prior to litigation. Therefore I need these charges removed.

Q) Judge states to you, here are the charges against you blah blah do you understand?

A) not really sir. Who is bringing these charges? The judge says "the state of whatever state your in...." You say, "okay, that state would be a person correct?" The judge has to says, "yes." Then you say, "can you define the legal definition of a person?" (Because the state is a person and a person is defined as any one of the various forms of a fictitious corporation. The judge is an agent of the agency (the state) he's representing).

Q) Judge keeps badgering you.

A) Sir you are speaking IN and FROM a corporate capacity (dead peice of paper). I am the living flesh and blood man I cannot hear you. Dead pieces of paper cannot speak to the living.

Q) Judge tries to give you orders.

A) Sir, I don't have a signed contract with you or an international treaty signed with you that dictates i have to operate under these or any obligations.

Q) What if the prosecutor and cop lie in court.

A) Sir is everyone equal and subject to the law? Judge say, "yes." No one is above the law? Judge again says, "yes." Am I allowed to lie to the court? Judge says, "no," then why is the prosecutor (or cop) lying in this court?

Q) When the judge tries to sentence you or give you an order.

A) For example: the judge orders you to pay \$1,000 fine. You tell him I accept your ORDER for \$1,000. Here is my BILL for \$2,000. Because placing an order is followed immediately by a bill. Just go to McDonalds and give an order and your immediately charged a bill for that order.

Q) Judge tries to get you to explain yourself or your points, even if you dont know how and start to panic.

A) Sir, its not my job to explain the law. You should know this already. if you dont i question your ability to sit at the bench as a competent judge.

Q) You ask the judge is it illegal to tamper with the jury? Judge says "yes." You ask him is it illegal to tamper with the evidence in a judicial proceeding? Judge says "yes." Is it illegal to tamper with the witnesses in a judicial proceeding? judge says "yes." Lastly, you ask him is it illegal to tamper with the court in any way, shape, or form? Judge says "yes."

A) you ask the judge, who cuts your check? the fictitious State of...

you ask the cop, who cuts your check? the fictitious State of...

you ask the prosecutor, who cuts your check? the fictitious State of...

Who is the injured party bringing these charges against me? Judge says the "fictitious State of..." thank you. So the plaintiff which is the fictitious State of... has committed a felony(s) by tampering with the court. You all are agents of the fictitious State of... and have a fiduciary responsibility to that fictitious State of... to perform under said obligations. This is an example of a biased and an unfair adjudication. This is illegal and I demand the plaintiff (State of...) be investigated for violating federal conflict-of-interest laws, theft by deception, fraud, and

extortion. This a form of political sorcery and terrorism and i demand this case be discharged with prejudice immediately.

Q) Judge wants you to pay the fine now today and in full.

A) Yes sir i will pay the fine in full. However before i do so i have some conditions that first need to be met in order for me to pay in full today. the conditions are i need the plaintiff (actual wo(man) present today with their affidavit of injury so i know who to make the payment out too. Can you produce that so i can make the payment? judge BS you... Sir according the Uniform Commercial Code (UCC), if a party offers to pay in full and it is rejected, the payment is automatically considered paid in full. (Use the **doctrine of estoppel**, if they dont respond in a certain amount of time with your demands therefore they have no legitimate claim, the end).

Q) Judge asks for your name?

A) Sir, are you asking for the debtor or the creditor?

OR-

A) I'm the beneficiary with the trust of that name and hereby appoint you as trustee and demand you settle this matter immediately. Now are you going to preform your fiduciary duties or do i have to sue you for breach of trust?

Q) Judge says we have jurisdiction to hear this case.

A) has the prosecutor entered evidence into the record of jurisdiction and the corpus delecti? No? i demand this case be discharged with prejudice immediately.

Q) Judge says what are these documents you filed with the court?

A) I have filed these documents to ensure i am protecting myself against all forms of theft and extortion of my personal property. since the prosecutor attorney/district attorney has failed to notice and dispute my claims of the right to travel freely, failed to produce an injured (wo)man with an affidavit of injury, and failed to enter evidence into the record of jurisdiction and the corpus delecti within the reasonable timeframe i have allotted, is now a default judgement further making this case null and void.

Q) You ask the prosecution 1) have you responded to my writ(s), affidavit(s), and notice and demand(s) and 2) why not?

A) They will probably answer, we have not or they will stay silent. (the courts have ruled silence is consent and therefore waived their right to respond, thereby admitting that it was all correct and the un rebutted truth.) if they stay silent or whatever they say ignore it, then, you say ill take your silence as acquiescence and i now place you in estoppel and this is a default judgement further making this case null and void. i demand this case be discharged with prejudice immediately.

Q) Judge this is a statutory court.

A) you say great, so this court was created by the __ (FILL IN YOUR STATE NAME HERE) __ state consitiution? Judge says yes. You say, well i have this states constitution in its entirety right here in my hand and i have read it ver-badim and i never saw that indicated here. can you show me where it says that for clarification? the judge will either blow up or deflect/evade you. then you say something like, well so you cant prove this is a legitimate court created by this states constitution which you just said it was. i demand this case be dishcarged with prejudice immediately.

Q) Judge says i find the evidence sufficient and you guilty.

A) you say, who are you finding guilty? me the creditor the living breathing man or the debtor the dead corporate fictitious entity?