

RECEIVED
USDC CLERK, GREENVILLE, SC

2008 JAN 25 P 12: 04

Charles Edward Atwell



IN THE UNITED STATES DISTRICT COURT FOR THE
DISTRICT OF SOUTH CAROLINA, GREENVILLE DIVISION

UNITED STATES OF AMERICA,)	
)	CR. No. 6:07-393
Plaintiff,)	
vs.)	NOTICE OF WITHDRAWAL OF
)	NOT GUILTY PLEA, AFFIDAVIT
)	OF MISTAKE WITHOUT INTENT
CHARLES E. ATWELL,)	TO DELAY
)	
Defendant.)	WAIVER OF JURY TRIAL
)	
)	

Charles Edward Atwell, hereinafter Atwell, sui juris of his own right, without counsel, here by withdraws the Not Guilty plea entered on behalf of CHARLES E. ATWELL in the above numbered matter. Atwell has misplaced Atwell’s confidence in the bar association attorney’s whose role in this matter is to create and extend controversy in this matter in direct contradistinction to the scriptural admonition of Matthew 5:25-26 in which Atwell’s Lord and Saviour, Jesus the Christ, admonished His followers to “Agree with one’s adversary quickly, while one is on the way (to court) with him . . .” As such, Atwell who in a state of mental inadvertence, hired legal counsel, again in direct contradistinction to the scripture, Luke 11: 46 and 52, the same instructing Atwell to attempt to defend and defeat the charges herein, all the while extracting a great cost in financial resources and other intangible assets that as a steward of Atwell’s “talents” Atwell has been given charge.

Further, Atwell waives the right of CHARLES E. ATWELL’s to be tried by a jury of ATWELL’s peers. No such “peer(s)” exist and Atwell is comfortable with this matter and
NOTICE OF WITHDRAWAL OF NOT GUILTY PLEA WAIVER OF JURY TRIAL Page 1 of 4

account as handled by the court without the distraction and prejudice of a jury hand-picked by the “government” and all with a total lack of understanding of the law. Atwell further grants the government a waiver of claim and Release without Consideration from the date Atwell was born, February 03, 1951.

AFFIDAVIT OF MISTAKE AND WAIVER

One living, breathing man, Charles Edward Atwell, hereinafter “affiant”, being over the age of 21, competent to testify, and if called upon will affirm under oath that affiant’s yeas will be yeas and affiant’s nays will be nays, thereby stating the truth, the whole truth, and nothing but the truth, before the Creator and Judge over all, Almighty God, does hereby state and believe:

- 1) Affiant, while under fear and duress, and in response to the receipt in the mail of documents stating to be and Indictment, retained counsel from the bar association in the mistaken belief that Affiant had to defend the allegations/charges therein; and
- 2) Affiant believes that Affiant misplaced Affiant’s confidence and in fact expressed mental duress and inadvertence in the actions Affiant performed in said retention; and
- 3) Affiant believes and states that said actions were a mistake and Affiant, upon realizing this mistake, hereby withdraws the plea of Not Guilty to all the charges in the above numbered case/account; and
- 4) Affiant further states that Affiant waives the right to be tried by a jury, in full knowledge and recognition that Affiant has a fundamental right to be tried by a jury of peers; and
- 5) Further, Affiant waives all claims Affiant may have against the Federal Corporate Government of the United States and grants a Release without Consideration for the same; and
- 6) Affiant, with a belief in Almighty God, the Creator and Judge of the Universe, realized Affiant’s mistake and agrees with Affiant’s “adversary” thereby removing any/all controversy before the court by Atwell’s agreement and acceptance; and
- 7) Affiant believes this is Affiant’s duty before God and further believes a plea of Not Guilty to be a contempt of court and that Affiant now expresses Affiant’s apologies to the court for this dishonor; and
- 8) Affiant Accepts for Value the charges herein and returns the same to the court for discharge, set-off, and adjustment of Affiant’s account; and

FURTHER, Affiant saith not.

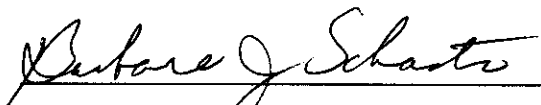
Respectfully submitted this 25th day of January, 2008.



By: Charles Edward Atwell

VERIFICATION AND AFFIRMATION

Be it remembered that on the 25th day of the month of January, 2008, Charles Edward Atwell, one living, breathing man, appeared before me, a Notary Public for South Carolina, identified himself in a satisfactory and lawful manner, and affirmed the above affidavit to be true, correct, and complete, the truth, the whole truth, and nothing but the truth, so affirmed in the name of our Lord, Jesus the Christ, and before me as required.


My commission expires:

Barbara J. Schuster
Notary Public
State of South Carolina, County of Anderson
Commission Expires May 23, 2016

