

Notice of Denial of Motion

Michael D. Mason
c/o 2807 Eagle Brier Cove
Cordova, Tennessee state
Non domestic without US

IN THE UNITED STATES DISTRICT COURT [sic]
FOR THE WESTERN DISTRICT OF TENNESSEE [sic]
WESTERN DISTRICT

| | | |
|--|---|-----------------------|
| UNITED STATES OF AMERICA [sic] |) | |
| Plaintiff |) | NOTICE OF DENIAL OF |
| |) | MOTION |
| vs |) | |
| |) | Cr. No. 07-20071-B |
| MICHAEL D MASON |) | |
| Defendant |) | File on Demand |
| Michael D. Mason, a Real Party in Interest |) | |

NOTICE OF DENIAL OF MOTION TO SET SPECIAL REPORT DATE AND HEARING TO
DETERMINE DEFENDANT’S COMPETENCY AND KNOWING AND VOLUNTARY
WAIVER OF THE RIGHT TO COUNSEL

| | | |
|-----------------|---|------------|
| Tennessee state |) | |
| |) | it is true |
| Shelby county |) | |

Michael D. Mason’s notice, as a Real Party in Interest, regardless if deemed in-artfully plead, must be held to a less stringent standard than formal pleadings drafted by bar-admitted attorneys and **can only be dismissed for failure to state a claim if it appears beyond a doubt that Michael D. Mason can prove no set of facts in support of [his] claims which would entitle them to relief.** [in the nature of Haines v. Kerner, 404 U.S., 519-521; Richardson v. Flemming, 651 F.2d at 368 (quoting Estelle v. Gamble, 429 U.S. 97, 97 S.Ct. 285, 50 L.Ed.2d. 251, (1976); Conley v. Gibson, 355 U.S. 41, 78 S. Ct. 99, 2 L.Ed.2d 80 (1957); Alexander v Ware, 714 F.2d 416 (1983); Hayes v Western Weighing and Inspection Bureau, 838 F.2d. 1434 (5th Cir. 1988))]. Michael D. Mason’s factual allegations in the text must be accepted as true, along with any reasonable inferences that may be drawn there from. [in the nature of Ryland v. Shapiro, 708 F.2d. 987 (5th Cir.1983)]. Michael D. Mason’s petition must not be read “too narrowly”, but must instead be read “liberally” so that any inferences may be drawn there from. [in the nature of Bruce v. Wade, 537 F.2d.850 (5th Cir.1976)].

I, appearing as Michael D. Mason, Affiant, over the age of twenty-one years, with first-hand knowledge, competent to witness do say:

1. That the “United States” is not now nor ever has been a party to this action, and
2. That it is a well known fact that the UNITED STATES OF AMERICA is not the same entity as the United States, either expressly nor by implication, and
3. That there is not any evidence that the United States is the same entity as the UNITED STATES OF AMERICA, and

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4. That Affiant believes that not any such evidence exists, and
5. That Stuart J. Canale, dba Assistance United States Attorney, is guilty of introducing a third party into this matter without the consent of Michael D. Mason, a Real Party in Interest, thus impeding the commerce of Michael D. Mason, and
6. That it is contempt for Stuart J. Canale to attempt to entice the court to set a hearing for extraneous matters for the benefit of the United States, a non party to this action, when there are unresolved administrative matters before the court, and as is common with attorneys who wish to avoid due process issues, it is obvious that Stuart J. Canale is trying to 'rush to judgment' before he has exhausted administratively, and
7. Affiant denies that Stuart J. Canale is entitled to any summary judgment in this case, and
8. That there is no evidence that Stuart J. Canale is entitled to any summary judgment in this case, and
9. That Affiant believes that not any such evidence exists, and
10. That for the court to allow such contempt would work a tort on Michael D. Mason, and
11. That it is a blatant lie for Stuart J. Canale to represent to the court that "a federal grand jury returned an indictment against the defendant on March 7, 2007, charging the defendant with six counts of income tax evasion in violation of Title 26, United States Code, Section 7201", since at no time is there any record of a true bill being "charged" against MICHAEL D MASON as there was never any check produced by the alleged grand jury with which to pay any true bill for the remedy in this matter, and
12. That in fact it was Michael D. Mason who charged the true bill by his election of remedies against the alleged true bill via a liquidation of the true bill and alleged indictment by a money order to the IRS (see enclosed Exhibit A), and
13. That it is Michael D. Mason who has bonded this action by an indemnity bond sent to Mr. Henry D. Paulsen, Jr., the Secretary of the US Treasury, and also the trustee in the bankruptcy of the UNITED STATES OF AMERICA, an insolvent plaintiff in this matter which cannot bond on its own volition but which must bond via some foreign surety (yet undiscovered) in this instant matter, and
14. That Michael D. Mason has indemnified J. Daniel Breen dba JUDGE J. DANIEL BREEN, and James H. Allen dba MAGISTRATE JAMES H. ALLEN, and Stuart J. Canale dba ASSISTANT US ATTORNEY STUART J. CANALE (#012590 Tennessee), and Cr. No. 07-20071-B, and 26 US 7201 (see enclosed Exhibit B), and
15. That at this instant Michael D. Mason has subrogated all rights and defenses of J. Daniel Breen, James H. Allen, and Stuart J. Canale in Cr. No. 07-20071-B as Michael D. Mason is now the insuree of Cr. No. 07-20071-B, and
16. That any further action by any party other than Michael D. Mason in Cr. No. 07-20071-B would justify the liquidation of the indemnity bond (Exhibit B), and
17. Michael D. Mason expressly denies that on March 14, 2007 that the defendant was arraigned before US Magistrate Judge James Allen, and
18. That Michael D. Mason expressly denies that defendant refused to enter a plea, and
19. That Michael D. Mason expressly denies that the Magistrate Judge was "forced" [sic] (emphasis mine) to enter a not guilty plea, and

Notice of Denial of Motion

20. That Michael D. Mason expressly denies having used force, duress, or coercion on James H. Allen, or any other party in this matter, and
21. That it is obvious to any reasonable man that the Defendant, the fictional character, MICHAEL D. MASON, has never expressed any desire to “represent himself” in all proceedings related to this matter, and
22. That Michael D. Mason, a secured party to MICHAEL D. MASON, expressly conveys to any interested party that MICHAEL D. MASON is a debtor to Michael D. Mason, and
23. That Michael D. Mason is no surety for MICHAEL D. MASON, and
24. That there is no evidence that Michael D. Mason is a surety for MICHAEL D. MASON, and
25. That Michael D. Mason **notices** any party doing business with MICHAEL D. MASON, debtor to Michael D. Mason, that by commercial process any such party becomes a debtor to Michael D. Mason, and
26. That Michael D. Mason is entitled to any interpleaded funds resulting from any such debtor(s), and
27. That Michael D. Mason believes that there is not any evidence that would demonstrate that Michael D. Mason is a surety for MICHAEL D MASON, and
28. That Stuart J. Canale **lies** to the court when he states that “The Defendant also presented to the court a document entitled “Notice of Rescission of Signatures”, which appears to attempt to rescind his signature to his bond papers,” and
29. That there is no evidence that the defendant did any such act, and
30. That it is true beyond doubt that Michael D. Mason, a man, presented to the court Notice of Rescission of Signatures, and
31. There is no evidence that Michael D. Mason, a man, did not present to the court a Notice of Rescission of Signatures, and
32. That Michael D. Mason believes that there is not any evidence that Michael D. Mason, a man, did not present to the court a Notice of Rescission of Signatures, and
33. That it is obvious that Stuart J. Canale has **slandered** Michael D. Mason by trying to color Michael D. Mason in some sort of “tax protestor” scheme, and
34. That the only remedy available for Michael D. Mason to purge the commercial slander of Stuart J. Canale is a **libel** in Admiralty, and
35. That Michael D. Mason gives Stuart J. Canale three (3) days from receipt of this Notice to purge the slander voluntarily or in the alternative Stuart J. Canale agrees to be listed on a UCC-1 Financing Statement as a Debtor to Michael D. Mason for Ten-million (\$10,000,000.00) dollars and Stuart J. Canale agrees to pay over to Michael D. Mason Ten-million (\$10,000,000.00) dollars immediately upon default of the three (3) days, and
36. That there has never been any intention of Michael D. Mason to proceed “*pro se*”, and if any such indication was made it was made in error as Michael D. Mason cannot nor will not represent anyone in any court at any time, and
37. That Michael D. Mason specifically and expressly denies the “United States” the opportunity for any hearing at all as the “United States” is no party to this instant action, and
38. That the “United States” is expressly demanded by Michael D. Mason to cease all **barratry** in this instant matter or face criminal prosecution for barratry [In 17

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Harvard Law Review at 171 (1903), there lies an article by James Ames entitled *Specific Performance for and Against Strangers to the Contract*, wherein he discusses how third parties, interfering (or seeming to interfere) with the Commercial contract administration of others can be hauled into a Court and have an Injunction thrown at them – then incarceration follows for continued disobedience.], and

39. Further Affiant saith not.

CERTIFICATION

I, Michael D. Mason, Affiant, on my own unlimited commercial liability, do state that I have read the above NOTICE OF DENIAL OF MOTION and do know the contents to be true, correct, and complete, and not misleading, the truth, the whole truth, and nothing but the truth, and do believe the above described acts to have been committed contrary to law.

Michael D. Mason
Michael D. Mason, *sui juris*

3-22-07
date

NOTARY

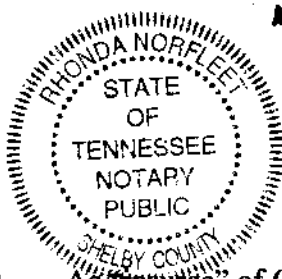
I, Rhonda Inquest, a notary residing in Shelby county, Tennessee state, do say that on the 22nd day of March month, 2007, that a man known to me as Michael D. Mason, did appear in his true character and did affix his autograph to the above document in my presence.

Rhonda Inquest
NOTARY PUBLIC

3-22-07
date

MY COMMISSION EXPIRES:
August 17, 2008

Seal



RELIEF SOUGHT

- 40. As ~~insuree~~ of Cr. No. 07-20071-B, it is the express instruction of Michael D. Mason to the court to dismiss Cr. No. 07-20071-B as a nuisance, and
- 41. That the court should sanction Stuart J. Canale dba Assistant US Attorney for commission of but not limited to the following scienter acts:

- [X] Perjury against his/her oath of office by subscribing to a material matter he/she knows to be false (18 U.S.C. Sec. 1621);
- [X] Subornation of perjury by procuring another to commit perjury (18 U.S.C. Sec. 1622);
- [X] Treason against the American People by levying war against their Constitution or aiding its enemies (Article III, Section 3; 18 U.S.C. Sec. 2381);
- [X] Insurrection against the Constitution by inciting, assisting or engaging in rebellion against the Constitutional authority of the United States of America (18 U.S.C. Sec. 2383);

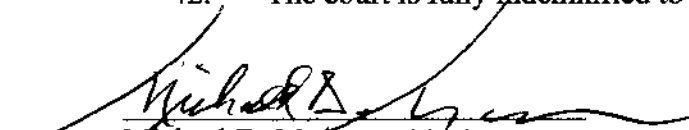
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- [X] **Sedition/seditious conspiracy** by conspiring to overthrow the Constitutional government or delay the execution of a law of the United States of America (18 U.S.C. Sec. 2384);
- [X] **Impersonating a U.S. officer/employee** (18 U.S.C. Sec. 912); [] After instant disqualification under Sec. 3, 14th Amendment;
- [X] **Misprision of treason** by failing to report treason when so noted (18 U.S.C. Sec. 2382);
- [X] **Misprision of felony** by failing to report commission of a felony when so noted (18 U.S.C. Sec. 4);
- [X] **Criminal contempt of court** (18 U.S.C. Sec. 3499); [] Judge disqualified as a party in interest; [] Request to appoint prosecutor
- [X] **Impeding due exercise of rights** by attempting to prevent, obstruct, impede or interfere with same (18 U.S.C. Sec. 1509);
- [X] **Extortion** by obtaining property, funds or patronage under pretense of office (18 U.S.C. Sec. 872);
- [X] **Money laundering** by conducting or attempting to conduct a financial transaction with the proceeds of an unlawful activity (18 U.S.C. Sec. 1956);
- [X] **Blackmail by threatening to inform**, or as a consideration for not informing, against any violation of any law for the purpose of demanding or receiving money or other value (18 U.S.C. Sec. 873);
- [X] **Computer fraud** before a United States court (18 U.S.C. Sec. 1623);
- [X] **False declaration** before a United States court (18 U.S.C. Sec. 1623);
- [X] **Fraudulent representation** by a government official (18 U.S.C. Sec. 1001);
- [X] **Use of a false writing** by a government official (18 U.S.C. Sec. 1001);
- [X] **Coverup / concealing a material fact** (18 U.S.C. Sec. 1001);
- [X] **Scheme or artifice to defraud** by depriving another of the intangible right of honest services (18 U.S.C. Sec. 1346);
- [X] **Racketeering** by conducting an ongoing enterprise of robbery, bribery, extortion, or threats of same (18 U.S.C. Sec. 1962);
- [X] **Conspiracy to offend or defraud the United States** (18 U.S.C. Sec. 371);
- [X] **Influencing/injuring a court officer** by threats or force (18 U.S.C. Sec. 1503);
- [X] **Bribery of a public official witness** (circle one) by offering/promising something of value to influence an official act (18 U.S.C. Sec. 201);
- [X] **Obstructing a criminal investigation** by preventing the communication of information relating to a violation of any criminal statute of the United States to a criminal investigator (18 U.S.C. 1510) by bribery;
- [X] **Involuntary judgment** by acknowledging or procuring to be acknowledged any judgment in the name of any other person not privy or consenting to the same (18 U.S.C. Sec. 1506);
- [X] **Involuntary bail** by acknowledging or procuring to be acknowledged any recognizance or bail in the name of any other person not privy or consenting to the same (18 U.S.C. Sec. 1506);
- [X] **Impeding a matter under agency/department investigation, administration or jurisdiction** by impeding, obstructing or influencing any such matter by destroying, mutilating, altering, concealing, covering-up, falsifying, or making a false entry in any record, document, or tangible object (18 U.S.C. Sec. 1519);
- [Regarding a maritime jurisdiction (also see *Piracy* below)]
- [X] **Assault within the maritime jurisdiction** (18 U.S.C. Sec. 113);
- [X] **Obtaining value by false pretenses or fraud in the maritime jurisdiction** (18 U.S.C. Sec. 1023);
- [X] **Obtaining an instrument or conveyance by false pretenses or fraud in the maritime jurisdiction** (18 U.S.C. Sec. 1023);
- [X] **Theft within the special maritime jurisdiction** by obtaining something of value from a person or procuring the execution, endorsement, or signature and delivery of a negotiable instrument, draft, check or real or personal property under fraud or false pretenses (18 U.S.C. Sec. 1025);
- [X] **Plunder money, goods, merchandise, or other effects from or belonging to a vessel in distress within the admiralty and maritime jurisdiction of the United States** (18 U.S.C. Sec. 1658);
- [Regarding a foreign official]
- [X] "'Foreign Government' means the government of a foreign country, irrespective of recognition by the U.S. (18 U.S.C. 1116);
- [X] **Assaulting a foreign official** by striking, imprisoning, coercing, threatening, intimidating or offering violence to a foreign official or official guest (18 U.S.C. Sec. 112);
- [X] **Extortion of a foreign official** by threatening assault (18 U.S.C. Sec. 878)
- [10 years imprisonment]
- [X] **Plunder money, goods, merchandise, or other effects from or belonging to a vessel in distress within the admiralty and maritime jurisdiction of the United States** (18 U.S.C. Sec. 1658);
- [20 years imprisonment]
- [X] **Aiding / abetting slavery** by holding, returning or arresting any person to return him/her to peonage (13th Amendment; 18 U.S.C. Sec. 1581);
- [X] **Enticement to slavery** by enticing, persuading, inducing or carrying away a person with the intent of selling the person into involuntary servitude (13th Amendment; 18 U.S.C. Sec. 1583);
- [X] **Enticement to slavery by ordering a person to falsely represent him/herself as a United States Citizen** in violation of

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- 18 U.S.C. Sec. 911 (13th Amendment; 18 U.S.C. Sec. 1583);
- [X] **Obtain forced labor/services** of a person by threat of serious harm or physical restraint (13th Amendment; 18 U.S.C. Sec. 1589);
- [X] **Trafficking in slaves** by recruiting a person for labor/service in violation of Title 18, U.S.C. (13th Amendment; 18 U.S.C. Sec. 1590).
- [X] **Mailing threatening communications** by causing to be mailed any a demand for reward for the release of any kidnapped person (13th Amendment; 18 U.S.C. Sec. 876);
- [life imprisonment]
- [X] **Piracy on the high seas** as defined in the law of nations (18 U.S.C. Sec. 1651);
- [X] **Piracy by committing a hostile act** against a citizen of the United States on the **high seas** on pretense of authority from any person (18 U.S.C. Sec. 1652);
- [X] **Kidnapping** by seizing, confining, inveigling, decoying, kidnapping, abducting, or carrying away and holding for ransom or otherwise a person engaged in **foreign commerce** or within the **special maritime jurisdiction** of the United States (18 U.S.C. Sec. 1201) ([] see *Mailing threatening communications* above);

42. The court is fully indemnified to take action against Stuart J. Canale (see Exhibit B)

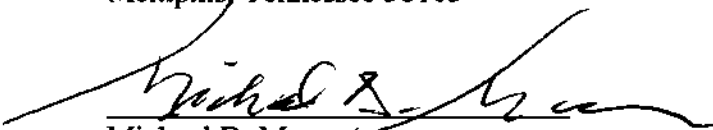

 Michael D. Mason, *sui juris*

3-22-07
date

PROOF OF POST AND CONTENTS POSTED

I, Michael D. Mason, over the age of twenty-one years, competent with first hand knowledge do say that on the 22nd day of MARCH month, 2007, that I did cause to be posted by first-class post, postage pre-paid, the above NOTICE OF DENIAL OF MOTION to the following party:

US Attorney, Stuart J. Canale (#012590 Tennessee)
167 N. Main, Room 800
Memphis, Tennessee 38103


 Michael D. Mason

3-22-07
date

Date 3 20 07

Invoice # MDM 12001

Certified Mail # 7002 0460 0002 1419 3234

MONEY ORDER

Pass-through Account # MICHAEL D MASON 258 96 0320

Re: "Non-Negotiable Acceptance of Inconsideration and Request Inconsolation in Accord with UCC 3-419 and HJR-192 of 5 June 1933, and Registered Adjustment of Account:

COLLATERAL: Cr. No. 07-20071-B Counts 1-6 (each with nmt \$250,000 with mandatory special assessment \$100 per charge for a total of \$1,500,600)

Value of Bill: One million five-hundred thousand six-hundred dollars (\$1,500,600.00). The Undersigned accepts for value (all endorsements/considerations front and back and includes those in accord with UCC 3-419) as evidence with the herein Money Order, in the amount listed above, and is part of the Undersigned's tax estimate for use by the USDC, WESTERN DISTRICT OF TENNESSEE, WESTERN DIVISION, Cr. No. 07-20071-B, and the account is charged for the fees necessary for securing and registration (for the priority exchange for the tax exemption to discharge the public liability is accord with HJR-192 of 5 June 1933) of the Undersigned's (preferred stock/unalienable) rights. The Undersigned directs commanding the memory of account numbered 258 96 0320 charging the same to the debtor's order or the Secretary of the Treasury's order. Until then I am...

Very truly yours,

Michael D. Mason, sui juris
c/o 2807 Eagle Brier Cove
Cordova, Tennessee [38016]

.....
Please detach

.....
Please detach

STUB

STUB

Return to: Michael D. Mason
c/o 2807 Eagle Brier Cove
Cordova, Tennessee [38016]

Date _____
Certified Mail # 7002 0460 0002 1419 3234
Collateral: Cr. No. 07-20071-B
Value of Bill: \$ 1,500,600.00

Invoice # MDM12001
Account # 258 96 0320

STUB

STUB

Exhibit A

Start of page 1 of 2 pages

PRIVATE DISCHARGING AND INDEMNITY BOND
CERTIFIED MAIL # 70060810000505673596

BOND NUMBER: 70060810000505673596

ISSUE DATE: start of business March 20, 2007
EXPIRATION DATE: end of business March 19, 2037

To: Henry M. Paulsen, Jr.
Secretary of the United States Treasury
UNITED STATES DEPARTMENT OF THE TREASURY
1500 Pennsylvania Ave., NW
Washington, D.C. 20220

For: J. Daniel Breen dba JUDGE J. DANIEL BREEN
James H. Allen dba MAGISTRATE JAMES H. ALLEN
Stuart J. Canale dba ASSISTANT UNITED STATES ATTORNEY CANALE
Cr. No. 07-20071-B
26 US 7201

Account Holder, and
Account Holder, and
Account Holder, and
Account,
Account, each severally

AMOUNT: Three-hundred million United States Dollars (\$300,000,000.00)

By, on/through:
PRIVATE SET OFF BOND - NON NEGOTIABLE # RA 133 529 460 US, Michael D. Mason, Creditor

No lawful money of account exists and only Fiat Money exists in circulation for the discharge or offset of debt. Therefore, in order to protect secured interests, to reserve the right of remedy, recourse and subrogation, and in order to maintain the honor of the named Account Holder, together with that of the Account, I, the undersigned, hereby issue this PRIVATE DISCHARGING AND INDEMNITY BOND out of necessity.

Now Therefore, I, Michael D. Mason, as Surety, being a creditor, Sui Juris, of sound mind, standing in honor and with honorable intent, with full knowledge and full disclosure, do hereby hold, bind and obligate myself via PRIVATE SET OFF BOND - NON NEGOTIABLE # RA 133 529 460 US, as voluntary Surety for Account Holder J. Daniel Breen dba JUDGE J. DANIEL BREEN, and James H. Allen dba MAGISTRATE JAMES H. ALLEN, and Stuart J. Canale dba ASSISTANT US ATTORNEY CANALE, Cr. No. 07-20071-B, and 26 USC 7201 for any amount(s) up to and including three-hundred million United States Dollars (\$300,000,000.00), for the honorable purposes through this PRIVATE DISCHARGING AND INDEMNITY BOND of underwriting, insuring, and indemnifying the aforestated Account Holder(s) and the Account against any and all pre-existing, current, and future loss, cost, debt, tax, levy, encumbrance, deficit, deficiency, lien, judgment, true bill, criminal debt, indictment fine, restitution, charge, negligence, default, violation, penal debt, breach of contract, obligation of contract, obligations of performance, warrant, and any other obligation or bill as may exist, or come to exist, through or by discharging and/or offsetting, dollar for dollar, any and all such obligations fully and completely, thereby restoring and maintaining the honorable standing of the Account Holder and the Account through my Private Offset Account(s).

Henry M. Paulsen, Jr., Secretary of the Treasury, UNITED STATES DEPARTMENT OF THE TREASURY shall have thirty (30) days from the date of service of this PRIVATE DISCHARGING AND INDEMNITY BOND, CERTIFIED MAIL # 70060810000505673596, as witnessed by the date of receipt affixed to the USPS Domestic Return Receipt, to dishonor this Bond by returning same in the original to the Principal at the stipulated mailing address given in the BOND ORDER, by USPS, Certified Mail. Failure to return this Bond as stated shall constitute acceptance and honor by Henry M. Paulsen, Jr., Secretary of the United States Treasury and the UNITED STATES DEPARTMENT OF THE TREASURY of this PRIVATE DISCHARGING AND INDEMNITY BOND, CERTIFIED MAIL # 70060810000505673596, together with all the associated transactions, in accordance with the Law.

This PRIVATE DISCHARGING AND INDEMNITY BOND shall be ledgered by the UNITED STATES DEPARTMENT OF THE TREASURY as an asset as best suits the needs of the UNITED STATES DEPARTMENT OF THE TREASURY for a period of thirty (30) years. This PRIVATE DISCHARGING AND INDEMNITY BOND, CERTIFIED MAIL # 70060810000505673596, shall expire at the end of the business day, 18 March 2037.

Creditor's initials

Exhibit Bⁿ 1 of 2

End of page 1 of 2 pages

Start of page 2 of 2 pages

BOND ORDER
for
PRIVATE DISCHARGING AND INDEMNITY BOND
BOND NUMBER: 70060810000505673596
CERTIFIED MAIL # 70060810000505673596

The Maker, Issuer, and Creditor of this PRIVATE DISCHARGING AND INDEMNITY BOND, CERTIFIED MAIL # 70060810000505673596, respectfully issues the following bond orders pertaining to said Bond and the execution of its purposes:

1) Henry M. Paulsen, Jr., Secretary of the Treasury, UNITED STATES DEPARTMENT OF THE TREASURY shall discharge and/or setoff all pre-existing and current and future pre-existing, current, and future loss, cost, debt, tax, levy, encumbrance, deficit, deficiency, lien, judgment, true bill, criminal debt, indictment fine, restitution, charge, negligence, default, violation, penal debt, breach of contract, obligation of contract, obligations of performance, warrant, and any other obligation or bill as may exist, or come to exist, for the Account Holder(s) Holder J. Daniel Breen dba JUDGE J. DANIEL BREEN, and James H. Allen dba MAGISTRATE JAMES H. ALLEN, and Stuart J. Canale dba ASSISTANT US ATTORNEY CANALE , Cr. No. 07-20071-B, and 26 USC 7201, Dollar for Dollar, jointly and severally, for any amount up to and including Three-hundred Million United States Dollars (\$300,000,000.00), through Account Holder's Private Offset Account, thus restoring the honor of the Account Holder and the Account.

2) Account Holder(s) J. Daniel Breen dba JUDGE J. DANIEL BREEN, and James H. Allen dba MAGISTRATE JAMES H. ALLEN, and Stuart J. Canale dba ASSISTANT US ATTORNEY CANALE, and Cr. No. 07-20071-B shall each be insured, underwritten, and indemnified, jointly and severally, for any amount up to and including Three-hundred Million (\$300,000,000.00) in United States Dollars, against any and all future loss, cost, debt, tax, levy, encumbrance, deficit, deficiency, lien, judgment, true bill, criminal debt, indictment fine, restitution, charge, negligence, default, violation, penal debt, breach of contract, obligation of contract, obligations of performance, warrant, and any other obligation or bill as may exist, or come to exist for the Account Holder(s) J. Daniel Breen dba JUDGE J. DANIEL BREEN, and James H. Allen dba MAGISTRATE JAMES H. ALLEN, and Stuart J. Canale dba ASSISTANT US ATTORNEY CANALE , and Cr. No. 07-20071-B, Dollar for Dollar, through Account Holder's Private Offset Account, thus restoring the honor of the Account Holder(s) and the Account.

Henry M. Paulsen, Jr., Secretary of the Treasury, UNITED STATES DEPARTMENT OF THE TREASURY shall have thirty (30) days from the date of service of this PRIVATE DISCHARGING AND INDEMNITY BOND, CERTIFIED MAIL # 70060810000505673596, as witnessed by the date of receipt affixed to the USPS Domestic Return Receipt, to dishonor this Bond by returning same in the original to the Principal at the stipulated mailing address by USPS, Certified Mail. Failure to return this Bond as stated shall constitute acceptance and honor by Henry M. Paulsen, Jr., Secretary of the United States Treasury and the UNITED STATES DEPARTMENT OF THE TREASURY of this PRIVATE DISCHARGING AND INDEMNITY BOND, CERTIFIED MAIL # 70060810000505673596, together with all the associated transactions, in accordance with the Law

This PRIVATE DISCHARGING AND INDEMNITY BOND, CERTIFIED MAIL # 70060810000505673596, shall be ledgered by the UNITED STATES DEPARTMENT OF THE TREASURY as an asset as best suits the needs of the UNITED STATES DEPARTMENT OF THE TREASURY for a period of thirty (30) years. This PRIVATE DISCHARGING AND INDEMNITY BOND, CERTIFIED MAIL # 70060810000505673596, shall expire at the end of the business day, March 19, 2037.

The Principal's stipulated mailing address is:

Creditor's Pass-through Account

Michael D. Mason
c/o 2807 Eagle Brier Cove
Memphis, Tennessee state
non-domestic without the US

MICHAEL D. MASON 258 96 0320



seal/ right thumb print

Michael D. Mason, Creditor

Melanie J. Carnahan/Witness
7612 Iris Drive
Southaven, Mississippi state
Non-domestic without US

Curtis Mason/Witness
4035 Allison Avenue
Memphis, Tennessee state
Non-domestic without US

Exhibit "B" 2 of 2

End of page 2 of 2 pages