

In The United States District Court
For the District of South Carolina

UNITED STATES OF AMERICA)
 Plaintiff)
))
))
vs.))
))
))
JOSEPH BERNARD BRUNSON)
 Defendant)

3:07-MC-615
~~3:08-CF-00615-MRI~~
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U.S. DISTRICT COURT
DISTRICT OF SOUTH CAROLINA
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MOTION TO QUASH THE SHOW CAUSE MOTION

Now Comes, Joseph Bernard Brunson, a living breathing, flesh and blood man, identified as Paramount Creditor, Secured Party and Attorney-in-Fact for "Defendant" in the above styled, captioned, numbered and entitled cause, who respectfully submits the foregoing motion for the following reasons, to wit:

I. Statement of Facts

On August 20, 2008, The United States filed a Motion to show cause why the defendant should not be held in civil.

II. Statement of Case

(a) On August 20, 2008, The United States filed a motion to show cause why the Defendant should not be held in civil Contempt for not answering questions to the satisfaction of the Grand Jury.

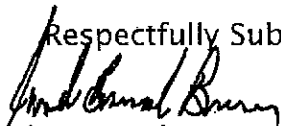
(b) It is also alleged that because the defendant through its Authorized Representative asked for a Blacks Law Dictionary So the representative could be sure he understood what was being asked him pertaining to a particular word that the Representative was thought to be not answering directly and conclusively. However this is not true it was never the intent of the Representative to evade or fail to answer indirectly or inconclusively but it was the exact opposite. Because of the many definitions

That pertain to the words in the English language the Representative simply desired to answer as correctly and honest as possible because it is the correct thing to do, for example the word (**affirm**) has the following meanings to ratify, to make firm, to establish to reassert etc. and there are many more definitions for that same word; so it was not the intent of the Representative to not answer it was his intent to give the correct answer. And now that the The Representative has had time to find a dictionary, studied and defined the words he is willing and able to give a proper response based on the knowledge of knowing what the word means. If at the first time the representative stood before the Grand Jury he affirmed the Representative did not understand what the word meant. In the Defendants and his representatives country and language words do not carry multiple meanings as do the words of the English language. For example in the country of the defendant the language which is the Hebrew; the word **YahuShua** means "Yah is Our Salvation" and there is no other meaning to the word. In our language we say what we mean and mean exactly what we say, there is no guessing about what the meaning is. Our hearts are pure and our integrity is required to that of honor. Further the Representative now states being that he has studies and defined the word record as defined in the Black's Law Dictionary which it is believed to be the dictionary used by the courts of the UNITED STATES that to the best of his recollection he nor the defendant has no responsive records. Further it has been and still is against the Laws which is the Supreme Law of the Representatives country to swear or take an oath. We hold allegiance to our and King YHWH and Him only shall we serve.

III. Prayer

In view of the entire record before this court, cited authorities and argument, the defendant through its representative prays that the motion of the Government be quashed.

On this 27th day of August 2008,

Respectfully Submitted,

Joseph Bernard Brunson Auth Rep.