

# Courtroom Playbook

## Entering the court

- Tell nobody your name
- I am a 3<sup>rd</sup> party authorized representative and I intend to assist the court in the sentiment and closure of this account, and when you call me later, would you be so kind as to refer to me as \_\_\_\_\_ ? Thank you, call me when you're ready.
- **For and on the record:** In the matter of Ticket #
  - I am upper case "\_\_\_\_\_" lower case "\_\_\_\_\_", of the upper case "\_\_\_\_\_" lower case "\_\_\_\_\_" family, the authorized representative of the defendant in this matter.
- (31) • **For and on the record:** I am here today as a SPECIAL, not a general appearance on behalf of the accused. This is a SPECIAL APPEARANCE that in no way or manner is a jurisdictional granting appearance. I challenge jurisdiction of this court. I am aware of no contract that I have knowingly, willingly, intentionally, and voluntarily entered into with the court that grants any jurisdictional authority over me. If there is any such contract with the court, I demand the court present it.
- (read affidavit)
- **Address**
  - Your honor, the proof of claim you have here today, does it require my address? I'll gladly provide it upon proof of claim.
- **Birthday**
  - Your honor, I can't possibly tell you because I was too young to remember, and if I told you what my parents tell me, that would be here-say, and therefore not admissible in court.
- **Taking the defendant's chair:**
  - **You ask:** Can I take the chair with my unalienable rights in full effect? (pause 3 seconds)
  - For the record, nobody has objected, and I'm going to enter these proceedings under my own terms and conditions, and therefore I feel comfortable sitting on this side of the BAR. Thank you, you may continue

**Case Dismissed:** Thank you your honor, let the record of this court reflect that case number \_\_\_\_\_ against \_\_\_\_\_ of the \_\_\_\_\_ family has been dismissed.

## Oath of office

- When the judge makes any statement regarding proceeding with the case, including attempting to get you to make a plea, entering your name for the record, etc (see box diagram sheet)
- Ask the judge if he has taken the oath of office (likely answer yes)
  - Ask if he has it here today (it's in his office, etc)
  - Ask if he swore on the word of God when he took that oath (he says he did)
  - Ask if he signed it (he says he did)
  - You then inform him that you Judicate his oath of office here today in this matter. Then ask if he would like you to explain that to him...
  - If he says sure go ahead:
    - You cannot practice law from the bench
    - You cannot counsel from the bench
    - That means you are here as a mediator only, and its between me and this guy right here, do you understand that?

*Case Dismissed:* Thank you your honor, let the record of this court reflect that case number \_\_\_\_\_ against \_\_\_\_\_ of the \_\_\_\_\_ family has been dismissed.

## Plea and charges

- Do NOT enter a plea! (see box sheet)
- Do you understand the charges against you? How do you intend to plea?
  - No I do not comprehend
  - I can't enter a plea until I get some questions answered
  - I do not understand the nature and cause of the charges against me
- First question once judge agrees to answer your questions
  - Is this going to be a civil action or criminal action?
  - **Civil:** Thank you your honor, let the record reflect that this is a Civil action. Your honor, since this is a Civil action, I make a motion to dismiss for lack of a sworn complaint by an injured party, and no injured party is present.
  - **Criminal:** Your honor, a criminal action requires an injured party and a claim. Who is making the claim?  

MOVE FOR DISMISSAL
- Now I have another question.
  - Your honor the Constitution grants this court TWO different Criminal Jurisdictions:
    - One is a criminal jurisdiction under the Common Law, and the other is Jurisdiction under Admiralty or Military Tribunal venue from Article 1, section 8, clause 17 of the Constitution. In which of these two Criminal jurisdictions does the Court intend to try me? Judge answers: Thank you your honor, let the record show that this action against me is a criminal action under Iowa Jurisdiction.
  - *The truth is that they are acting under a military tribunal of which they have no right to use with you, but the Judge can't say that. He can't say Common Law because if he does then you will make a motion to dismiss because there is no complaint by an injured party and no injured party present.*
  - *(Admiralty, see highlighted area on 'transcript outline')*
- Judge says the state is injured party
  - Then say, "Your Honor, I make a motion that this case be dismissed. We are in the wrong court. The state cannot be both the prosecution and the Plaintiff. This case needs to be transferred to Federal Court or be dismissed.
- **Dismissal denied:**
  - Fine, then I move to have this case removed into Federal District court under Title 42 USC Section 1983; and 18 USC Sections 241-242. All public officers, court officials who have violated my rights and/or did not protect them when they could have will be named in this suit. *(stay silent)*

**Case Dismissed:** Thank you your honor, let the record of this court reflect that case number \_\_\_\_\_ against \_\_\_\_\_ of the \_\_\_\_\_ family has been dismissed.

## Witness

- Judge calls on the officer to give his testimony
  - Objection! Is the witness going to swear in? (judge swears witness in)
  - If witness doesn't take the stand:
  - Objection! Is the witness going to take the witness stand?
- After witness speaks
  - Your honor, I move to have this case dismissed
    - Your honor, I am here on honor and I haven't gotten the bill, I haven't got it in order. Where's the bill?
- Judge moves to verdict
  - OBJECT!
  - Your honor, I object, the witness failed to identify the defendant. Your Honor, who is the injured party?
  - Your honor, I move for dismissal

*Case Dismissed:* Thank you your honor, let the record of this court reflect that case number \_\_\_\_\_ against \_\_\_\_\_ of the \_\_\_\_\_ family has been dismissed.

## Judge says get a lawyer

- Most likely response will be that I'm told to get a lawyer and try to avoid answering
  - Thank you your honor, but I don't think you'd be violating your oath of office if you did your duty under the Constitution. You see, I'm not seeking legal advice, what I want to know is legal *intent*. I have the right to appear as myself in my own person without a licensed attorney. In order to intelligently defend myself, I have to know the jurisdiction this court is operating under, because the rules of criminal procedure under Common Law jurisdiction are very different from the rules of procedure from an Admiralty or Military Tribunal.
  - I need to know which jurisdiction you intend to try me in, in order for me to proceed with this case
  - The 6<sup>th</sup> Amendment grants me the right to know the jurisdiction being applied, and it grants you the duty to inform me, and I don't think you'd be violating the oath of office by doing your duty. Therefore will you please answer the question so this court is properly identified?
- If judge still tells you to get an attorney...
  - **Answer:** Thank you your honor, let the record show that I, \_\_\_\_\_, the accused in this criminal action has asked the court to divulge the nature and cause of the accusation upon the authority of the 6<sup>th</sup> Amendment, and that this court has failed in its duty to inform me of the nature and cause of the action. Furthermore let the record also show that this court intends to bring this action against me under a secret jurisdiction known only to licensed attorneys.
  - *The Judge claims this is a Statutory Jurisdiction under the State of Iowa*
    - Thank you your honor, let the record then show that it intends to conduct a criminal action against me under a statutory jurisdiction.
    - Your honor, that raises another question. I have never heard of such a thing as a criminal action under statutory jurisdiction. There is no such jurisdiction established in the Constitution. I would be happy to accept this your honor if you could please tell me where I can find the published rules of criminal procedure under a statutory jurisdiction, and where this nature, cause, and jurisdiction information exists. It is imperative that I have the published rules of procedure so that I may conduct a fair defense and a fair trial?
  - There is no granted authority! Probably won't tell you
  - **Move for dismissal**

**Case Dismissed:** Thank you your honor, let the record of this court reflect that case number \_\_\_\_\_ against \_\_\_\_\_ of the \_\_\_\_\_ family has been dismissed.

## Contempt

- **Contempt:** Your honor, I do not wish to be held in Contempt. I am simply trying to exercise my 6<sup>th</sup> Amendment right that you disclose the nature and cause of the charges against me. I can provide court citations that show the exercise of Constitutional rights cannot be converted into a crime. Please either identify the properly established jurisdiction, or I make a motion that you dismiss the case against me.
- **Civil contempt or criminal contempt?**
  - **Civil:** Your honor, civil contempt depends upon a contract. No agreement for performance exists. What is the controversy between you and I your honor? Where is the claim? How am I in contempt of a contract your honor? Produce the contract immediately and I'll resolve this issue.
  - **Criminal:** Your honor, criminal contempt requires an injured party and a claim. Who is making the claim?

*Case Dismissed:* Thank you your honor, let the record of this court reflect that case number \_\_\_\_\_ against \_\_\_\_\_ of the \_\_\_\_\_ family has been dismissed.

## Judge enters plea

- Judge tries to enter a plea for you
  - IMMEDIATELY OBJECT!
    - Your honor I object! For you to enter a plea on my behalf is practicing law from the bench, because entering a plea is my job or my attorney's job.
    - Your honor, has the court made a judicial determination that I am not guilty?
      - **Yes....** thank you your honor, let the record reflect that the judge has made a judicial determination that I am not guilty of the charges against me. Therefore I make a motion that the case be dismissed because the judge has determined that I am not guilty
      - **No....** make a motion that the plea be withdrawn, and that I be allowed to enter my own plea once I know the nature and cause of the charges against me.
      - **No Contest....** Your honor I object, for you to enter a plea on my behalf is practicing law from the bench. Because entering a plea is my or my attorney's job. I make a motion that the plea be withdrawn. For you to make a judicial determination that I am entering a plea of no contest would result in the court treating me as though I had plead guilty. The court is trying to constrain me to an unfair plea choice in the absence of my understanding of the nature and cause of the charges against me.
- **Continuance**, demands licensed attorney.
  - Your honor, has the court made a judicial determination to deny me the right to defend myself in my own person, and to force me to hire a licensed attorney that will conspire with the court to try me under a secret jurisdiction known only to the judge and a licensed attorney?
- **NO DISMISSAL** Pretrial motions
  - Your honor, I would like to request a motions hearing as
    - I must resolve some pivotal key issues in order to continue, and these motions must be heard prior to a trial, so that I can properly defend myself
    - *Motions must be ruled on individually*
  - (see 'get a lawyer')

*Case Dismissed: Thank you your honor, let the record of this court reflect that case number  
against : of the family has been dismissed.*

## Transcript Outline

- Arraignment- first appearance
- When entering the courtroom, inform them that when you are called, you are a 3<sup>rd</sup> party representative for that particular person, and that you intend to assist the court in the sentiment and closure of this account, and when you call me later, would you please be so kind as to refer to me as \_\_\_\_\_? Thank you.
- Never answer to MR \_\_\_\_\_ (or anything besides your first natural name)
- Never say anything about your case!
- Never give your birthday!
  - If/when asked what your birthday is say: I can't possibly tell you because I was too young to remember, and if I told you what day my parents told me, that would be heresay and not admissable in court.
- Never give your address!
  - When asked for address say: The proof of claim you have here today, does it require my address? I'll gladly provide it upon proof of claim. **CASE NUMBER** \_\_\_\_\_ I am
- For and on the Record: in the matter of ~~ticket/citation#~~ \_\_\_\_\_, of the family upper case " " lower case " " the authorized representative of the defendant in this matter.
- Ask the judge if he has taken the oath of office (likely answer yes)
  - Ask if he has it here today (it's in his office, etc)
  - Ask if he swore on the word of God when he took that oath (he says he did)
  - Ask if he signed it (he says he did)
  - You then inform him that you Judicate his oath of office here today in this matter. Then ask if he would like you to expain that to him...
  - If he says sure go ahead:
    - You cannot practice law from the bench
    - You cannot counsel from the bench
    - That means you are here as a mediator only, and its between me and this guy right here, do you understand that?
- Judge calls on the officer to give his testimony
  - Objection! Is the witness going to swear in? (judge swears witness in)
  - If witness doesn't take the stand:
  - Objection! Is the witness going to take the witness stand?
- Judge repeatedly interrupts you
  - Your honor, if you continue to interrupt me, you will be acting in dishonor.
- Judge asks you to take the defendant's chair
  - **VTERRING**  
**HE COURT** You ask: Can I take the chair with my unleinable rights in full effect? For the record, no one has objected, I'm going to enter these precedings under my own terms and conditions and therefore, I feel comfortable sitting on this side of the BAR.
- **Do not** enter a plea!
- Do you understand the charges against you? How do you intend to plea?
  - No I do not understand
  - I can't enter a plea until I get some questions answered
  - I do not understand the nature and cause of the charges against me

- First question once judge agrees to answer your questions
  - Is this going to be a civil action or criminal action?
  - Civil: Thank you your honor, let the record reflect that this is a Civil action. Your honor, since this is a Civil action, I make a motion to dismiss for lack of a sworn complaint by an injured party, and no injured party is present.
  - Criminal: Thank you your honor, let the record then show that this action against me is a Criminal action. Now I have another question.
    - Your honor the Constitution grants this court TWO different Criminal Jurisdictions:
      - One is a criminal jurisdiction under the Common Law, and the other is Jurisdiction under Admiralty or Military Tribunal venue from Article 1, section 8, clause 17 of the Constitution. In which of these two Criminal jurisdictions does the Court intend to try me? Judge answers: Thank you your honor, let the record show that this action against me is a criminal action under \_\_\_\_\_ Jurisdiction.
      - *The truth is that they are acting under a military tribunal of which they have no right to use with you, but the Judge can't say that. He can't say Common Law because if he does then you will make a motion to dismiss because there is no complaint by an injured party and no injured party present.*
      - When you protest that there is no injured party, if the Judge says the State is the injured party. Then say, "Your Honor, I make a motion that this case be dismissed. We are in the wrong court." The case needs to be transferred to Federal Court or be dismissed.
- Most likely response will be that I'm told to get a lawyer and try to avoid answering
  - Thank you your honor, but I don't think you'd be violating your oath of office if you did your duty under the Constitution. You see, I'm not seeking legal advice, what I want to know is legal intent. I have the right to appear as myself in my own person without a licensed attorney. In order to intelligently defend myself, I have to know the jurisdiction this court is operating under, because the rules of criminal procedure under Common Law jurisdiction are very different from the rules of procedure from an Admiralty or Military Tribunal.
  - I need to know which jurisdiction you intend to try me in, in order for me to proceed with this case
  - The 6<sup>th</sup> Amendment grants me the right to know the jurisdiction being applied, and it grants you the duty to inform me, and I don't think you'd be violating the oath of office by doing your duty. Therefore will you please answer the question so this court is properly identified?
    - If judge still tells you to get an attorney...
      - Answer: Thank you your honor, let the record show that I, \_\_\_\_\_, the accused in this criminal action has asked the court to divulge the nature and cause of the accusation upon the authority of the 6<sup>th</sup> Amendment, and that this court has failed in its duty to inform me of the nature and cause of the action. Furthermore let the record also show that this court intends to bring this action against me under a secret jurisdiction known only to licensed attorneys.
      - The Judge claims this is a Statutory Jurisdiction under the State of \_\_\_\_\_
        - Thank you your honor, let the record then show that it intends to conduct a criminal action against me under a statutory jurisdiction.
        - Your honor, that raises another question. I have never heard of such a thing as a criminal action under statutory jurisdiction. There is no such jurisdiction established in the Constitution. I would be happy to accept this your honor if you

could please tell me where I can find the published rules of criminal procedure under a statutory jurisdiction, and where this nature, cause, and jurisdiction information exists. It is imperative that I have the published rules of procedure so that I may conduct a fair defense and a fair trial?

- There is no granted authority! Probably won't tell you
- He must either lie, dismiss the case, or unlawfully enter a plea on your behalf. In rare cases he may also threaten to hold you in contempt.
  - Contempt: Your honor, I do not wish to be held in Contempt. I am simply trying to exercise my 6<sup>th</sup> Amendment right that you disclose the nature and cause of the charges against me. I can provide court citations that show the exercise of Constitutional rights cannot be converted into a crime. Please either identify the properly established jurisdiction, or I make a motion that you dismiss the case against me.
  - Admiralty: Thank you your honor, let the record then show, that this court then intends to proceed with a criminal action against me, \_\_\_\_\_, as a condition of contract under an admiralty jurisdiction as a military tribunal under Article 1, section 8, clause 17. However your honor, you must realize that you have no such Jurisdiction without also having a valid international contract in dispute. I am not aware of having entered into any international contracts, so I deny that any such contract exists. Will you please instruct the prosecuting attorney to inform this court if there is such a contract. And if so to place it into evidence, and explain how I am party to it, and compelled to perform under it. If the prosecution cannot do so your honor, I make a motion that this case against me be dismissed.
- If at any time the case is dismissed
  - Thank you your honor, let the record of this court reflect that case number \_\_\_\_\_ against \_\_\_\_\_ of the \_\_\_\_\_ family has been dismissed.
  - If at any time you sense a good opportunity to make a motion to dismiss, take it!
- Judge tries to enter a plea for you
  - IMMEDIATELY OBJECT!
    - Your honor I object! For you to enter a plea on my behalf is practicing law from the bench, because entering a plea is my job or my attorney's job.
    - Has the court made a judicial determination that I am not guilty?
      - Yes.... thank you your honor, let the record reflect that the judge has made a judicial determination that I am not guilty of the charges against me. Therefore I make a motion that the case be dismissed because the judge has determined that I am not guilty
      - No.... make a motion that the plea be withdrawn, and that I be allowed to enter my own plea once I know the nature and cause of the charges against me.
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    - Continuance, demands licensed attorney.
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judge and a licensed attorney?

- NO DISMISSAL Pretrial motions
  - Ask for a motions hearing
    - I must resolve some pivotal key issues in order to continue, and these motions must be heard prior to a trial, *so that I can properly defend myself*
    - Motions must be ruled on individually
- *Your honor, I would like to request that we set a motions hearing*