

When you first come into the court and they call the case clearly say, "Excuse me, My Christian name is _____ and I spell it with a capital "_" and lower case "_", "___", (etc.) I am a man / woman - not a corporation.

I am here today as a prudent man / woman who fears that not being here now today may well result in coercive procedures being used against me and my private property. I am here under duress. I have chosen to speak and approach this court in order for this matter to be abated so that it cannot further endanger or restrain My liberties.

Judge, I'm not an attorney, and I am managing this instant case here, today.

I was told and I would like to confirm it with you, that if I am about to make a mistake in presenting things regarding this case, that you will inform me of the mistake, according to the ruling in the supreme Court case, Haines v. Kerner. Is this true?"

He will have to say "Yes."

You then state, "Let the record reflect that the judge answered in the affirmative.

Then you ask "I was also told that if I present an error to the court, that the court will see to it that I am shown how to repair my statements and present them in the proper form. Is this true?"

He will have to say, "Yes" to this one, also.

Then you ask, "Is this court bound by the rulings of higher courts?"

He will have to say "Yes."

Then ask, "Is this court bound by the Constitution of the State of Texas?"

"Is this court bound by the Constitution of the united States?"

"Is this a common law court?" ①

"Is this an admiralty court?" ②

"Is this a statutory court?" ③

Then say very clearly, “For the record, let it be known that I am _____(name)_____ a man/woman, not a corporation and I am proceeding sui juris. [Not represented by anyone and without legal impediments.]

① If there is an injured party let he or she come forward with the nature and cause of their accusation and we'll settle this.

② If there is a valid contract that I willing, knowingly and voluntarily entered into I say that the original be duly placed into evidence in this matter for examination of the specific part relating to this matter.

③ Let it be known that I rebut any presumption that I am a statutory citizen subject to statutory law.

I hereby deny that the STATE OF TEXAS exists. I hereby deny that the COUNTY OF _____ exists. I hereby deny that this _____ court exists. If anyone in this court today thinks or feels that they represent me in any way - you do not. You're fired! Without prejudice - without recourse. I stand unrepresented! This court has no jurisdiction.

For the record, I simply do not understand the Nature and Cause of the accusation with regard to the elements of personal jurisdiction, venue, and the nature of the action until the prosecution properly alleges them. I cannot rebut an unstated presumption. I am unable to make a legal determination. Therefore, as this court has no jurisdiction, not as a plea, I move that this instant matter be dismissed. I do not consent to proceeding.”
And then stand mute.

If the judge attempts to enter you into dialog do not do it! The prosecutor cannot say anything now – if he/she does say anything, just look at them and say, “What about “YOU'RE FIRED” do you not understand?”

The judge should say something like, “...case dismissed.”

You can then say, “Thank you” and then just leave.