

Wesley Snipes and Luis Ewing

From: rcwcodebuster@comcast.net

Subject: To Wesley Snipes, I am making arrangements to have ALL of your TAX RETURNS RE-DONE and I am arranging to have ALL YOUR TAXES PAID IN ONE LUMP SUM! -- I WILL OVERCOME ALL OF THIS EVIL WHEREVER I SEE IT AND PUT IT DOWN FOREVER! – PLEASE FORWARD & RE-SEND TO ALL YOUR FRIENDS AND TO EVERYONE ON ALL YOUR E-MAIL LIST'S AND TO THE PRESS AS FAST AS YOU CAN!

Date: Fri, 10 Nov 2006 07:36:04 +0000

- 1.) Wesley, I am making arrangements to have ALL your TAXES RETURNS RE-DONE the way they should have been done in the 1st place!
- 2.) I am also making arrangements TO PAY ALL OF YOUR TAXES IN ONE (1) LUMP SUM!
- 3.) I will RESERVE your RIGHT TO CHALLENGE the TAXES which you NEVER OWED in the 1st place while PAYING THEM OFF IN FULL and FORCE the THIEF in BLACK ROBES to so note for the court record that you have discharged the entire debt in fact and law on the court record on his own motion or volition whether he wants to or NOT!
- 4.) The TAX CODE which is NOT THE LAW does NOT ALLOW for you to make any kind of CHALLENGE whatsoever AFTER YOU ARE FOUND GUILTY. (But I can slam dunk knock that dick into the dirt to).
- 5.) First I will "purge the contempt" and then I will take care of the "indictment" that they wrongly think that they can still hold over your head.
- 6.) I WILL BEAT ALL OF YOUR CHARGES PRE-TRIAL WITHOUT YOU EVER HAVING TO MAKE AN APPEARANCE IN COURT AND YOU WILL READ ABOUT IN THE NEWSPAPERS FROM THE SAFETY OF NAMIBIA WHEREIN THE EITHER U.S. ATTORNEY OR THE FEDERAL JUDGE WHO IS A THIEF IN BLACK ROBES OF TREASON WILL ISSUE YOU A PUBLIC APOLOGY THAT THE IRS HAD MADE A MISTAKE ABOUT HOW MUCH YOU REALLY OWED AND IT WILL BE A REALLY - REALLY SHORT ARTICLE WHEREIN THE U.S. ATTORNEYS IN THEIR BLACK TRENCH COATS WILL SLINK OUT THE BACK DOOR OF THE COURT HOUSE TRYING TO SCURRY AND HIDE LIKE LITTLE RATS TRYING TO HIDE FROM THE LIGHT OF GOD'S SON WHOSE PAPERWORK IS SO GOOD, THAT THEY WILL BE FORCED TO DISMISS ON THEIR OWN MOTION TO SAVE THEMSELVES FROM BEING PUBLICLY HUMILIATED BY HAVING TO DISMISS ON MY MOTION, BECAUSE TO ADMIT THAT LUIS EWING'S MOTION IS CORRECT IN FACT AND LAW WOULD PUT THE ENTIRE STATE BAR ASSOCIATION IN EVERY STATE OUT OF BUSINESS AND IT WOULD ALSO PUT THE JUDGES OUT OF THE BUSINESS OF JUDGING!

Wesley, I am going to tell you a little story to make you understanding what is going on in your case and everybody else that does not file and PROVE to you that what I believe is the TRUTH in your situation as is TRUE in many other people's situation.

"About 10 plus years ago, I went through some really hard times and was barely keeping food on the table for my wife and family and I know that I made only about \$15,000.00 at the most for the whole year and had no choice but to file Bankruptcy." MR. GARBAGE MAN.

Now I am sure that you know many people who have had to file Bankruptcy at some point in their life and they will tell you the same thing that I am going tell you what happened next in MR. GARBAGE MAN in Bankruptcy 10 plus years ago is still happening today in all Bankruptcy Court's across America.

". . . At the first meeting of creditors, the IRS showed up and made wild and crazy false allegations that I, MR. GARBAGE MAN owed \$13,000.00 in back taxes." Mr. IRS lying piece of shit IRS MAN! (2 can play that game to right in their exactly diseased face, without them even knowing it and they are all to STUPID to figure out what I am doing even though they have a building full of NW TASK FORCE & FBI watching every key stroke as I type this document.)

MR. GARBAGE MAN said to the judge:

". . . your honor, that's a lie, I know that I only made \$15,000.00 at the very most that year." (Emphasis added they will NEVER in a ZILLION YEARS figure out because ALL of you watching me from hiding behind your DEVILS surveillance technology are to FUCKING STUPID to ever know what I am doing and have been doing for many years now.)

The Judge said:

"MR. GARBAGE MAN, do you have copies of your TAX RETURNS that would prove to me what you are saying is true?"

MR. GARBAGE MAN said:

"No, but I will get them for you by the next meeting!"

So what do you think happened at the next meeting of creditors????????????????

MR. IRS LYING PIECE OF SHIT IRS MAN WITHDREW HIS COMPLAINT AND THE JUDGE ALLOWED MR. GARBAGE MAN'S BANKRUPTCY TO GO THROUGH LIKE A HOT KNIFE THROUGH THE IRS'S BULLSHIT."

Now I know that you are NOT in a position to file Bankruptcy and what does that have to do with your case????????????

ANSWER: I believe that the IRS is LYING and BLUFFING about you "allegedly" owing \$12,000,000.00 to \$13,000.000.00. (I can prove this figure is FRAUD and could put them ALL in PRISON for the rest of their lives, if they do NOT do the honorable thing and dismiss on their own, which they have very limited time to do and pray to my father for his forgiveness as I love them to, for they know [not] what they do [is wrong] and ALL that do NOT pray to him will feel his or [my] wrath.

I AM WILLING TO BET YOU ONLY OWE \$2,000.000.00 to \$3,000.000.00 at the very most.

And I bet in the END, I might even be able to prove that you don't OWE NOT EVEN ONE (1) FUCKING PENNEY TO THE COCKSUCKING LYING PIECE OF SHIT IRS MEN AND THEIR PAID OFF CRIMINALLY CORRUPT FEDERAL JUDGES AND U.S. PROSECUTORS.

WHEN YOU PURCHASE OR BUY AN ENTERTAINERS LICENSE THROUGH THE STATE, YOU ONLY HAVE TO PAY TAXES ON THE LICENSE AS YOU ARE BOTH THE LEGAL OWNER AND REGISTERED OWNER OF THE LICENSE ITSELF, AND WERE NEVER WERE REQUIRED TO FILE ANY TAXES RETURNS AS AN EMPLOYEE FOR ANY EMPLOYER BECAUSE YOU ARE AN INDEPENDENT CONTRACTOR FROM THE MINUTE YOU PURCHASED OR PAID FOR AN ENTERTAINERS LICENSE, AND YOU SHOULD HAVE NEVER ALLOWED ANY EMPLOYER TO PUT YOU ON THEIR PAYROLL IN THE FIRST PLACE, BECAUSE YOU ARE AND I REPEAT HERE AGAIN, SO THAT YOU AND ALL YOUR FRIENDS UNDERSTAND THIS, "YOU ARE AN INDEPENDENT PRIVATE CONTRACTOR BECAUSE YOU ARE IN FACT AND LAW LICENSED." YOU AND EVERY OTHER ACTOR IN HOLLYWOOD SHOULD HAVE NEVER ALLOWED ANYONE TO PUT ANY OF YOU ON THE PAYROLL AS AN EMPLOYEE OF AN EMPLOYER, YOU SHOULD HAVE NEVER ALLOWED ANYONE TO REQUIRE THAT YOU FILL OUT AND PLACE YOUR BLUE INK SIGNATURE ON ANY W-2, A W-4 OR A 1099 FORM BECAUSE THE ONLY TAXES THAT ANY OF YOU HOLLYWOOD ACTORS WERE EVER REQUIRED TO PAY WAS THE TAX ON THE "ENTERTAINERS LICENSE" ITSELF.

NOT ONE (2) SINGLE ACTOR IN HOLLYWOOD HAS EVER BEEN GIVEN PROPER LEGAL ADVICE FROM A REAL LAWYER.

A LAWYER IS ONE WHO KNOWS THE LAW!

GODS LAW IS THE ONLY LAW THAT THERE IS PERIOD!

There is a major difference between an ATTORNEY who is a LICENSED "member in good standing of any and/or ALL State Bar Associations."

ALL LICENSED ENTERTAINERS ARE IN FACT AND LAW "INDEPENDENT CONTRACTORS!!!!!!!!!!"

If you are an Entertainer, you BUY and PAY for an ENTERTAINERS LICENSE.

This person hires you to work for him in his MOVIE.

He could put you on his payroll and he could put you on his tax forms stating that you are one of his EMPLOYEES, etc., and that he has to do this and you have to fill out one of his W-2, W-4 OR 1999 FORMS, but if you are an ENTERTAINER you are in fact and law a PRIVATE CONTRACTOR and he cannot LEGALLY or LAWFULLY put you on his or her PAYROLL as one of his EMPLOYEES because are as I stated already and repeat here:

YOU ARE A PRIVATE CONTRACTOR AND/OR A INDEPENDENT CONTRACTOR and neither the "state" OR "federal" [government] WHICH DOES NOT EXIST IN FACT OR LAW CAN IMPAIR THE OBLIGATION OF A CONTRACT.

I know that the ONLY REASON that you ever FILED A TAX RETURN is to provide PROOF OF INCOME so that you could obtain or build up your CREDIT so that you can purchase all the goodies and enjoy the good life which you could have done without ever having to FILE ANY RETURN "or" PAY OVER ANY TAXES as an EMPLOYEE of an EMPLOYER.

The TRUTH is that every EMPLOYER who required you to fill out any W-2, W-4, 1099, etc. committed FRAUD against you, "without" informing ALL OF YOU ACTORS that because you have and own an ENTERTAINERS LICENSE that ALL of you are in fact and law PRIVATE AND INDEPENDENT CONTRACTORS.

ALL OF THE BIG MOVIE PRODUCTION AND FILM COMPANIES ARE PRIVATE EMPLOYERS THAT ARE NOT SUBJECT TO 6331 (a).

ONLY PUBLIC EMPLOYEES ARE SUBJECT TO 6331 (a).

ONLY PUBLIC OFFICERS ARE SUBJECT TO 6331 (a).

ONLY A PUBLIC EMPLOYEE OR A PUBLIC OFFICER ARE SUBJECT TO 6331 (a).

ONLY PUBLIC EMPLOYERS ARE REQUIRED TO SEND IN W-2's FOR EMPLOYEES.

ALL OF THE BIG MOVIE PRODUCTION AND FILM COMPANIES THAT YOU WORK FOR ARE NOT REQUIRED TO SEND IN A W-2 FOR YOU, BECAUSE YOU ARE NOT AN EMPLOYEE UNDER THE LAW.

ALL OF THE BIG MOVIE PRODUCTION AND FILM COMPANIES THAT YOU WORK FOR ARE NOT REQUIRED TO SEND IN A W-2 FOR YOU, BECAUSE YOU ARE A PRIVATE INDEPENDENT CONTRACTOR UNDER THE LAW!

ONLY PUBLIC EMPLOYEES ARE REQUIRED TO FILL OUT AND SIGN AND SEND IN A W-4 FORM!

WESLEY, MY INSTRUCTIONS TO YOU RIGHT NOW IS TO OBTAIN CERTIFIED COPIES OF YOUR ENTERTAINERS' LICENSE AND HAVE A PROCESS SERVER SERVE A COPY OF YOUR ENTERTAINMENT LICENSE ON EVERY SINGLE MOVIE AND FILM PRODUCTION COMPANY THAT YOU HAVE EVER WORKED FOR WITH A DEMAND THAT THEY CORRECT THEIR RECORDS TO PROPERLY REFLECT THAT YOU ARE A INDEPENDENT CONTRACTOR AND THAT THEY WERE NOT SUPPOSED TO EITHER SEND IN A W-2 FOR YOU OR REQUIRE THAT YOU FILL OUT AND SIGN EITHER A 1040 FORM OR 1099 FORM, BECAUSE THAT WOULD BE FRAUD UNDER THE LAW AND THAT IF NECESSARY YOU WILL FILE A CRIMINAL COMPLAINT JOINDERING ALL OF THEM TO YOUR CRIMINAL CASE FOR COMMITTING FRAUD ON THE IRS BY PROVIDING THE IRS WITH FRAUDULENT TAX FORMS STATING THAT YOU WERE AN EMPLOYER WHEN THE FACTS AND LAW CLEARLY SHOW THAT YOU HAVE AND OWN AN ENTERTAINERS LICENSE! – ALSO YOU PUT YOUR DEMAND IN WRITING THAT THEY REFUND ALL THE TAXES THAT THEY ILLEGALLY HELD FROM YOUR PAYCHECKS BECAUSE YOU ARE AN INDEPENDENT CONTRACTOR AND THEY CANNOT LEGALLY WITHHOLD ANY TAXES FROM YOUR PAYCHECKS, UNLESS THEY GOT YOU TO FILL OUT A 1040 WHICH IS A FRAUDULENT ACT THEY COMMITTED UPON YOU!

MY FLIP SIDE INSTRUCTIONS IS TO DEMAND THAT EVERY ACTOR OR ENTERTAINER THAT EVER WORKED FOR YOU TO SEND YOU CERTIFIED COPIES OF ALL OF THEIR ENTERTAINMENT LICENSES AND THEN YOU CAN DEDUCT EVERY FUCKING PENNEY THAT YOU EVER PAID OUT TO THEM AS AN ALLOWABLE DEDUCTION, BECAUSE THEY ARE ALL INDEPENDENT CONTRACTORS IN FACT AND LAW.

YOU CAN ALSO DEMAND THAT THE IRS REFUND BACK TO THEM EVERY FUCKING PENNEY THAT YOU EVER IMPROPERLY HELD FROM THEIR PAYCHECKS BECAUSE THEY ARE ALL INDEPENDENT CONTRACTORS IN FACT AND LAW.

YOU CAN ALSO FILE CIVIL LAWSUITS AGAINST EVERY INCOMPETENT ATTORNEY AND CERTIFIED PUBLIC ACCOUNTANT WHO GOT EVERY ENTERTAINER IN HOLLYWOOD TO ALL FILL OUT FRAUDULENT 1040 OR 1999 FORMS FOR EMPLOYEES WHEN THE FACTS AND LAW CLEARLY SHOW THAT THEY ARE ALL PRIVATE INDEPENDENT CONTRACTORS AND NOT EMPLOYEES UNDER THE LAW!

ALL OF YOU ACTORS COULD POTENTIALLY FILE CRIMINAL COMPLAINTS AGAINST EVERY ATTORNEY AND CERTIFIED PUBLIC ACCOUNTANT FOR GETTING ANY OF YOU TO FILL OUT ANY 1040's or 1099 FORMS WHICH NONE OF YOU WERE REQUIRED TO USE IN THE FIRST PLACE.

DEMAND THAT THEY FREE WILLIE!

FREE WILLIE!

FREE WILLIE!

FREE WILLIE NELSON!

AND DEMAND THAT THE FUCKING IRS REFUND EVERY FUCKING DIME ALL OF YOU EVER PAID IN TAXES OR BE SUBJECT TO CIVIL LAWSUITS AND CRIMINAL CHARGES!

I AM CAPABLE OF WRITING UP THE CRIMINAL COMPLAINTS THAT WOULD PUT ALL OF THESE JERKS IN PRISON FOR THE REST OF THEIR LIVES IF THEY IGNORE YOUR DEMANDS THAT THEY IMMEDIATELY DISMISS YOUR CASE WITH PREJUDICE IN THE FURTHERANCE OF JUSTICE AND ISSUE A PUBLIC APOLOGY TO YOU IN THE NEWSPAPER!

ALL OF YOU ACTORS, ROCK STARS, RAP STARS, etc., need to immediately make a photocopy of your ENTERTAINERS LICENSES and have a PROCESS SERVER serve ALL of your SOON TO BE EMPLOYERS notice to immediately take ALL OF YOU OFF of their PAYROLL as an EMPLOYEE and inform ALL of your "X" EMPLOYERS that you are an INDEPENDENT CONTRACTOR and if they still want to make MONEY by having you play in their movies that they will have to prepare a CONTRACT and write OBLIGATIONS INTO THAT CONTRACT so that the "state" OR "federal" [government] which does NOT EXIST IN FACT OR LAW CANNOT LEGALLY OR LAWFULLY IMPAIR THE OBLIGATION OF A CONTRACT and you can tell ALL THE FEDERAL JUDGES, ALL THE U.S. ATTORNEY' AND ALL THE BLOODSUCKING IRS

EMPLOYEES TO KISS YOUR BIG BLACK ASS AND TO FUCK OFF FOREVER, because if they don't, you will come into their court with my fathers legal pleadings which supersede ALL of MAN'S CODES WHICH ARE NOT THE LAW AND PUT DOWN THIS EVIL FOREVER IN ONE FELL SWOOP AS GOD'S WARRIOR NAMED "BLADE" WILL SLICE THROUGH THE IRS INDICTMENT LIKE A HOT KNIFE THROUGH BUTTER.

Are you getting it yet?

Not even ONE (1) ACTOR that ever worked for YOU on any of your MOVIES was ever your EMPLOYEE in fact and law, BECAUSE, every single ONE (1) of them was in FACT a LICENSED ENTERTAINER or PRIVATE INDEPENDENT CONTRACTOR.

You need to have EVERY actor who was EMPLOYED by YOU send in a PHOTOCOPY of their ENTERTAINERS' LICENSE and every FUCKING PENNEY you paid out to them is an ALLOWABLE DEDUCTION from your PAYROLL because they are INDEPENDENT CONTRACTORS and NOT legally or lawfully your EMPLOYEES!

I CAN FORCE THE IRS TO REFUND EVERY PENNEY IN TAXES THAT ALL OF THEM AND YOU EVER PAID IN BY MISTAKE AS EMPLOYEES BECAUSE THEY ARE REALLY PRIVATE INDEPENDENT CONTRACTORS AND NOT EMPLOYEES!

I am sending you 2 different types of VERY LIMITED SPECIAL POWER OF ATTORNEY FORM and a FORM 2848 FORM that will authorize Luis Anthony Ewing authority contact and request that ALL of your SOON TO BE EX-EMPLOYERS to provide me with copies of proof of all moneys paid out to you.

I need you to provide me with the following:

- 1.) A complete list of all EMPLOYERS.
- 2.) Actual total of all MONEYS paid out to you by ALL EMPLOYERS.
- 3.) A complete list of all EMPLOYEES who worked for YOU!
- 4.) Actual total of all MONEYS paid out to all your alleged EMPLOYEES.
- 5.) Copies of ALL W-2's, W-4's, 1099's, etc. that you ever filled out for any and/or ALL EMPLOYERS that YOU worked for!
- 6.) Copies of ALL W-2's, W-4's, 1099's, etc., that every EMPLOYEE that ever worked for YOU and was on your PAYROLL.
- 7.) Copies of all Assessment Orders if you have them.
- 8.) 4340 Demand for Payment Forms if you have them.
- 9.) Any and/or ALL SUBSTITUTE FORMS prepared and filed by IRS ASSHOLES if you have them. (Note: I can put ANY and/or ALL IRS MOTHER FUCKERS IN PRISON FOR THE REST OF THEIR LIVES, when I subpoena them to TESTALIE in open court which I will make ALL OF THEM DO without their even knowing it, when they just simply ADMIT it was he or she that filled out and signed any such document for you in LIEU of you NOT filing the alleged forms which are [not] required for INDEPENDENT PRIVATE CONTRACTORS in the 1st instance.

10.) I have a CERTIFIED PUBLIC ACCOUNTANT who is an EX-IRS PROSECUTOR fill out and SIGN ALL YOUR NEWLY REDONE TAX RETURNS SWORN TO UNDER THE PENALTIES OF PERJURY and that way if the STUPID CRIMINALLY CORRUPT MOTHER FUCKING IRS AGENTS, U.S. ATTORNEYS AND COWARDLY FEDERAL JUDGES WHO ARE SCARED OF THE IRS ATTEMPT TO CONTINUE WITH THIS SELECTIVE AND VINDICTIVE PROSECUTION, I CAN SUBPOENA THE EX-IRS PROSECUTOR CERTIFIED PUBLIC ACCOUNTANT TO APPEAR IN COURT TO BE SWORN IN UNDER OATH BY THE FEDERAL JUDGE AND "TESTIFY" THAT HE OR SHE SWEARS UNDER THE PENALTIES OF PERJURY THAT IT WAS HE OR SHE THAT FILLED OUT, SIGNED AND FILED YOUR NEWLY REDONE TAX RETURNS AND THAT IF THERE IS ANY MISTAKES, THAT IT IS 100% HIS OR HER FAULT AND IT WILL BE HE OR SHE THAT GOES TO PRISON FOR THE REST OF THEIR NATURAL LIVES AND NOT YOU!

11.) BE SURE TO TELL THEM THEY BETTER FREE WILLIE NELSON FROM ALL CONDITIONS OF PROBATION OR RELEASE, VACATE ALL HIS CHARGES, PAY HIM BACK ALL MONIES THEY STOLE FROM HIM AND ISSUE A PUBLIC APOLOGY TO HIM OR I WILL GIVE THE ORDER TO MORE THAN A 1,000 PEOPLE TO SPAM E-MAIL THE END AND DESTRUCTION OF THE TAX CODE ON A ONE (1) PAGE DOUBLE-SIDED FLYER THAT IS NOT EVEN HALF AS GOOD AS MY FREE ULTIMATE USER FLYERS FOR ABSOLUTELY FREE OVERNIGHT!

12.) YOU CALL THEM UP AND ORDER THE IMMEDIATE RELEASE OF WILLIE NELSON AND TOMMY CHONG OR THE SAME THING THAT WAS MENTIONED IN PARAGRAPH 8 LISTED ABOVE WILL HAPPEN IN LESS THAN 72 HOURS FROM MY SENDING YOU THIS E-MAIL WHICH ALL OF THEM ARE WATCHING ME TYPE WITH EVERY KEY STROKE BY STROKE.

13.) IF I AM SHOT BEFORE THIS E-MAIL GETS TO YOU, THE SAME THING WILL HAPPEN AND I WILL BE IN A BETTER PLACE.

14.) Tomorrow, I will DISAPPEAR on the INTERNET even though my INTERNET PROVIDER Comcast has allowed them to by pass the "**NAT FIRE WALL**" to invade the privacy of my home computer, and I will do it RIGHT IN FRONT OF THEIR EYES and then they will NOT be able to track my INTERNET PROVIDER ADDRESS from any location anywhere in the world, even if I don't leave this location and move somewhere else and ALL the TECHNOLOGY OF MICROSOFT or LUCENT TECHNOLOGIES and every body else WILL NEVER BE ABLE TO TRACK YOU OR ME EVER AGAIN.

15.) RIGHT NOW THEY KNOW EXACTLY WHERE YOU ARE AT WITHIN AN EXACT TEN FOOT RADIUS OR LESS, WHEN YOU SEND OR RECEIVE MY E-MAIL CORRESPONDENCES, EVEN THOUGH I HAVE NEVER DISCLOSED YOUR E-MAIL ADDRESS TO ANYONE AS I WOULD NEVER KNOWINGLY OR VOLUNTARILY NOT RESPECT YOUR PRIVACY AS I HAVE DONE FOR THE LAST SEVERAL YEARS NOW.

16.) I will send you the EASY 1-2-3 DIRECTIONS TOMORROW how to DISAPPEAR ON THE INTERNET overnight and they WILL NEVER EVER IN A ZILLION YEARS be able to STOP IT even though they ALREADY HAVE COPIES OF IT RIGHT NOW and it won't even matter if you didn't read my E-MAILS to you for months to come.

17.) I am tired and so I am going to go to sleep now.

18.) I will NOT talk to you on a LIVE WEB CAM VIDEO AND TELEPHONE CONFERENCE UNTIL AFTER YOU HAVE FOLLOWED MY INSTRUCTIONS THAT WILL MAKE YOU AND ME "INVISIBLE" ON THE INTERNET FOREVER.

19.) AFTER YOU FOLLOW MY INSTRUCTIONS AND TURN INTO THE INVISIBLE MAN ON THE INTERNET, WHETHER YOU MOVE AND CHANGE YOUR LOCATIONS IS COMPLETELY UP TO YOU, BECAUSE THEY ALREADY KNOW WHERE YOU ARE AT BECAUSE MY INTERNET PROVIDER COMCAST HAS LET THEM BY PASS THE NAT WITHOUT A WARRANT AND WITHOUT TELL ME IN ADVANCE AND THEY ARE WATCHING ME TYPE THIS DOCUMENT WITH EACH AND EVERY KEY STROKE YOU SEE RIGHT NOW, JUST MAKE SURE THAT YOU HAVE LOTS OF HEAVILY ARMED BODY GUARDS WHEREVER YOU GO!

20.) I BET IRS BOUNTY HUNTER TARGET PRACTICE MUST BE LOTS AND LOTS OF FUN! (All emphasis added).

My beautiful wife is interrupting me?

"Mr. Wesley Snipes: do us all a favor and just listen to Luis and get the IRS out of your hair. There is a fat green bowl waiting for you to burn at our house. It is so simple when you really think about it. "

Goodbye for now!

Stay tuned on the same "bat channel" at the same "bat channel" for more "damage control" and "lies" in the press backtracking even more and more until this all goes away "poof" like none of it ever even happened!

STAY WELL AND SENDING OUT ITLE VIBES!

Sincerely

Luis Ewing

PS – Do NOT worry about SIGNING the SILLY "Power of Attorney and Declaration of Representative" FORM which is a TRICK to make it appear that you are REPRESENTED so that they can legally and lawfully hold you in jail without violating Alabama v. Shelton, 535 U.S. 654 (2002) as it accessed U.S. Supreme Court's decisions in Argersinger v. Hamlin, 407 U.S. 25, and Scott v. Illinois, 440 U.S. 367

I will have you CANCEL & REVOKE YOUR SIGNATURE on their SILLY BULLSHIT POWER OF ATTORNEY AND DECLARATION OF REPRESENTATIVE FORM as soon as I have had ALL YOUR TAX RETURNS COMPLETELY DONE, FILED AND ALL YOUR TAXES PAID. Then it WILL NOT APPEAR ON THE RECORD that you are or ever were REPRESENTED, because you are NOT NON-COMPOS MENTIS, YOU ARE NOT A CHILD AND CERTAINLY NOBODY'S MOTHER FUCKING FOOL.

ONLY A COMPLETE FUCKING MORON WOULD EVER HIRE AN ATTORNEY WHO IS A MEMBER IN GOOD STANDING OF ANY AND/OR ALL STATE BAR ASSOCIATIONS TO REPRESENT THEM AND VOLUNTEER TO GO TO JAIL KNOWINGLY, KNOWINGLY, KNOWINGLY!!!!

**NOTICE TO ALL LAW ENFORCEMENT & COURTROOM
EMPLOYEES THAT I HAVE THE CONSTITUTIONAL RIGHT
TO DISTRIBUTE LUIS EWING'S FREE INFORMATIONAL FLYERS
PURSUANT TO RCW 9A.50.060 & RCW 9.81.120**

I have the Constitutional RIGHT to informationally picket and distribute these flyers to all members of the public here in this PUBLIC COURT HOUSE to inform them that you are breaking the laws of the State of Washington pursuant to the following authorities to wit:

RCW 9.81.120 Constitutional rights__Censorship or infringement.

Nothing in this chapter shall be construed to authorize, require or establish any military or civilian censorship or in any way to limit or infringe upon freedom of the press or freedom of speech or assembly within the meaning and the manner as guaranteed by the Constitution of the United States or of the state of Washington and no regulation shall be promulgated hereunder having that effect.

[1951 c 254 § 19.]

RCW 10.14.020 (1) Constitutionally protected activity is not included within the meaning "course of conduct."

RCW 10.14.020 (2) Nothing in this chapter shall be construed to infringe upon any constitutionally protected rights including, but not limited to, freedom of speech and freedom of assembly.

RCW 9A.50.060 Informational picketing.

Nothing in RCW 9A.50.020 shall prohibit either lawful picketing or other publicity for the purpose of providing the public with information.

[1993 c 128 § 8.]

"A law criminalizing speech is unconstitutionally overbroad under the First Amendment "if it sweeps within its prohibitions constitutionally protected free speech activities." **City of Bellevue v. Lorang, 140 Wn.2d 19, 26, 992 P.2d 496 (2000); City of Seattle v. Huff, 111 Wn.2d 923, 925, 767 P.2d 572 (1989); City of Everett v. Moore, 37 Wn. App. 862, 864-65, 683 P.2d 617 (1984); Coates v. City of Cincinnati, 402 U.S. 611 (1971).**

In recognition of their enormous powers as law enforcement officers of the State, police must be prepared to endure more criticism than would a private individual. Houston v. Hill, 482 U.S. 451 at page 454 (1987) overturned the conviction of a person who shouted "pick on somebody your own size" to a police officer in the course of his duties. "The freedom of individuals to oppose or challenge police action without thereby risking arrest is one of the principal characteristics by which we distinguish a free nation from a police state." Houston v. Hill, supra, at pages 462-463.

"While police, no less than anyone else, may resent having obscene words and gestures directed at them, they may not exercise the awesome power at their disposal to punish individuals for conduct that is not merely lawful, but protected by the First Amendment." Duran v. City of Douglas, 904 F.2d 1372, 1378 (9th Cir. 1990).

Accord, MacKinney v. Nielsen, 69 F.3d 1002 (9th Cir. 1995) (chalk drawing saying "A police state is more expensive than a welfare state - we guarantee it" is constitutionally protected criticism of police and defendant properly refused to stop writing); Bufkins v. City of Omaha, 922 F.2d 465 (8th Cir. 1990) (officer could not arrest defendant for calling him an "asshole").

If a police officer could not arrest defendant for calling him an asshole, neither can the dumb ass INCOMPETENT U.S. ATTORNEYS AND FEDERAL JUDGE IN YOUR FRAUDULENT TAX CASE!

You have been noticed of Washington Laws that make it clear that I have the right to inform the public that all you judges, prosecutors and & are engaged in conspiracy & collusion to rip off the general public by charging people criminally for not having commercial drivers license's, setting illegal cash only bails & arresting people illegally for mere possession of marijuana which is not illegal & now you ALL can be joinded to the 42 U.S.C. 1983 Lawsuits and criminal complaints that others & myself will soon be filing against the police, prosecutors & judges for said "*ultra vires*" acts done outside the scope of their legal authority so to do under the color of law for which there is NO statutory authority so to do!

CALL Luis Anthony Ewing (253) 226-3741 or <rcwcodebuster@comcast.net> or <rcwcodebuster@yahoo.com> <mailto:kurt@gunsandyoga.com> for help with Drug Possession, D.U.I.'S, Driving While License Suspended Violations.

I DRIVE WITH NO DRIVER'S LICENSE & SMOKE POT AND SO CAN YOU!

FUCK YOU TEDDY CHOW, YOU WILL SOON BE EATING BUBBA'S CHOW!

AND FUCK ALL YOU POLITICALLY CORRECT MOTHER FUCKING PUSSIES WITH NO BALLS BETWEEN YOUR LEGS WHO DON'T LIKE MY CUSSING AND SWEARING!

WHEN YOU CAN REGULATE MY 1ST AMENDMENT RIGHT TO THE FREEDOM OF SPEECH INCLUDING CUSS AND SWEAR WORDS, YOU CAN REGULATE AND

CONTROL EVERYTHING LIKE THE JESUITS AND THE MASONS THAT OWN AND CONTROL THE BENCH, THE BAR AND THE PRESS!

BEWARE OF THOSE WHO CALL THEMSELVES THE JEW, BUT ARE NOT THE JEW!

TOMORROW, I WILL DISAPPEAR FROM THE INTERNET, THEN WESLEY SNIPES WILL TURN INTO THE INVISIBLE MAN ON THE INTERNET AND THEN EVERYONE WILL ALSO DISAPPEAR ON THE INTERNET AND ALL THE CHILDREN OF GOD WILL HAVE 100% COMPLETE FREEDOM OF SPEECH AND IT WILL BE ABSOLUTELY 100% IMPOSSIBLE FOR ANYONE TO BAN GODS LAW FROM ANY YAHOO GROUP AND WE CAN ALL SAY FUCK YOU TO THE PRETEND GOVERNMENT WHICH IS NEITHER DEJURE OR DEFACTO BECAUSE IT DOES NOT EXIST IN FACT OR LAW!

It is NOT too late for any and/or ALL of Wesley's false accusers to get down on your knees and beg OUR FATHER for his FORGIVENESS!

However, your time is very limited for I have returned to spread his word to all of his children.

Sincerely

Luis Anthony Ewing,

Send POWER OF ATTORNEY FORM signed to Luis Anthony Ewing and/or ASSIGNS to:

Luis Ewing

c/o 1911 S.W. Campus Drive, #106,

(City of) Federal Way,

The State of Washington

I am but just one of millions of god's children and humble servant and BLADE - AS HIS WARRIOR - THAT WILL SLICE THROUGH AND OVERCOME AND PUT DOWN THIS EVIL WHEREVER HE SEES IT ONCE AND FOR ALL IN A FUTURE ALL TIME GREATEST SELLING MOVIE CALLED: "**TRUE JUSTICE**"

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