

K  
ORIGINAL  
NOV 25 2009

IN THE UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION

U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS FILED NOV 25 2009 CLERK, U.S. DISTRICT COURT By <u>[Signature]</u> Deputy
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152940

OSAMA BIN LADEN, et al., )  
 Third-Party Plaintiffs, )  
 v. )  
 )  
 PRESIDENT GEORGE W. BUSH, )  
 et al., )  
 Defendants. )

CASE NO.

3:09cv2260-K

**3-09CV2260-K**

NOTICE OF REMOVAL

United States of America, on behalf of Defendant Stephen Noll, gives this Court notice of removal of the above-entitled cause now pending as Case No. 09-02846, in the 193rd Judicial District Court, Dallas County, Texas, and as grounds therefor shows the Court the following:

1. Defendant Stephen Noll was made a party to this action as a result of his actions while acting in his official capacities as an officer or employee of the Internal Revenue Service. The Internal Revenue Service is an agency of the United States of America. The proper party in an income tax controversy is the United States and not the IRS or individual officials or employees of the IRS. A copy of the pleading received by Stephan Noll is attached as Exhibit A.
2. Although not listed as a named plaintiff, the United States believes that the true party filing the Third-Party Complaint is Phillip Busch. Mr. Busch resides at 3716 Woodshadow, Addison, Texas, 75001.
3. This Notice of Removal is filed pursuant to 28 U.S.C. Sec. 1441, 1442 and 1446, said action and cause in State Court being a civil action for the purpose of preventing Defendant Stephen Noll from performing in his official capacity as an officer or employee of the Internal Revenue Service. Alternatively, it is a civil suit for damages allegedly resulting from actions

taken by Defendant Stephen Noll while performing in his official capacity as an officer or employee of the Internal Revenue Service. This Court has original subject matter jurisdiction of this action by virtue of 28 U.S.C. Sec. 1331.

Defendant United States of America, hereby gives notice that this action, now pending in the 193<sup>rd</sup> Judicial District Court, Dallas County, Texas, is removed to this Court.

JAMES T. JACKS  
United States Attorney

By: 

/s/ Thomas M. Herrin

THOMAS M. HERRIN  
Texas Bar No.09533500  
Attorney, Tax Division  
Department of Justice  
717 N. Harwood Street. Suite 400  
Dallas, Texas 75242-0599  
(214) 880-9745  
(214) 880-9742 (Fax)

ATTORNEYS FOR THE UNITED STATES

CAUSE NO. 09-02846

FILED  
09 OCT 28 PM 5:10  
GARY P. SIMMONS  
DISTRICT CLERK  
DALLAS COUNTY TEXAS  
DEPUTY

OSAMA BIN LADEN ,etc all ;  
Plaintiff(s),  
v.  
President George W. Bush etc all:  
Defendant(s).

IN THE DISTRICT COURT OF  
DALLAS COUNTY TEXAS  
193<sup>rd</sup> JUDICIAL DISTRICT

Osama Bin Laden, etc all Third -Party Plaintiffs Original Petition

A. Discovery Control Plan

1. Plaintiff intends to conduct discovery under Level 2 of Texas Rules of Civil Procedure 190

B. Parties

2. Plaintiff Carlos Rodriguez, Pastor Mike Hayes (aka Steve Six) and Corleone Inc. brings this suit as an heir on behalf of the estate of A- Busch's Inc. decedent. Plaintiff is a resident of Dallas County, Texas; Decedent, at the time of death, was a resident of Palm Beach County.
3. Defendant is President George W. Bush, Fox News Network, LLC (aka code name Buddy Bush), Special Agent Stephen Noll, Internal Revenue Service, Criminal Investigation, Wachovia Bank Manager Albert Avila and Firman Cook.

C. Facts

4. Upon information and belief, Defendants filed a lawsuit on March 10, 2009 at Dallas County Texas in the District Court of the 193<sup>rd</sup> the lawsuit was filed under the heading of Buddy Busch. This lawsuit was fictitious and malicious and was intentionally put together by Special Agent Stephen Noll under the instructions of President George W. Bush and Fox News Network that falsely impeach President Barack Obama, SAS Institute Inc. CEO Jim Goodnight integrity, honesty, virtue and falsely accuse and maliciously attack the "Green" Initiatives of the current administration and the fine reputation of Jim Goodnight. The sole purpose was to protect President Bush and his constituents in order to keep four more years of record breaking oil profits. President Bush also attacks Obama's Health Care Plan that he is Selling the Public a Package of Lies and Garbage ,Hillary Clinton also agrees that if she won as President this trash he is trying to sell America is worthless my Husband President Bill Clinton agrees with me and President Bush



this is the worst plan ever and Chief of Staff of Obama Raul Emanuel agrees that this is worthless I wish I never even took this job, here we go again and will never pass anything just like when Obama was senator. Noll who gave information against Sec 6103 to the secretary of the Treasury Timothy F. Geithner who himself said this was a punishment against Phil Busch and his Fathers company A- Busch Inc for supporting Rnc and there support for the troops in Afghanistan. Michelle Obama said Barack cant even defend himself let alone be Commander and Chief. Michelle said he gets scared playing Battle ship with the kids. I wish I never married this loser who is not even a American citizen. Noll along with Elizabeth Treger a Special agent who is another left wing liberal who agreed with Noll. The Government does what ever we want and will attack any one who speaks up for themselves and gave information that also is against Sec 6103. With the failing economy President Obama has brought on and Unemployment higher than the depression we cant pay anything to anyone so why not just have phony criminal investigations and save money. Plus who cares about the American family we don't anyone who buys into this Hope garbage is a Idiot.

5. Corleone Inc, which is an heir to A-Busch's estate was also falsely accused along with Parent Philip Busch and has been attacked by Special Agent Stephen Noll of the Internal Revenue Service, a left wing fanatical and Pres. Clinton loyalist and a puppet for Cnn News who has conspired with Wachovia Bank branch manager Albert Avila and all other defendants to maliciously mis-used tax information from the estate of A-Busch Inc. and heir N. Corleone Inc. and parent Philip Busch to now attack all with a fictitious criminal investigation by abusing and violating Section 6103 of the Internal Revenue Code in which he has broken the entire code by his criminal conduct.

## Sec. 6103. Confidentiality and disclosure of returns and return information

TITLE 26, Subtitle F, CHAPTER 61, Section 6103, Sec. 6103.

### STATUTE

(a) General rule

Returns and return information shall be confidential, and except as authorized by this title -

6. Carlos Rodriguez, owner and illegal alien from Columbia, the drug capital of the world owner of Zion Spa along with co-owner, Pastor Mike Hayes of Covenant Church in Carrollton, Texas who has been accused by six or seven of the female employees for molestation, sexual abuse, who goes by the name of Steve Six. They went into a contract with Firman Cook who recently was divorced from his partner Virginia Cook of Cook Realtors. Cook who knowingly went into a business relationship with an



U.S. Department Of Justice

Tax Division

JAD:LPH:TMHerrin  
DJ: 5-73-21581  
CMN: 2010100570

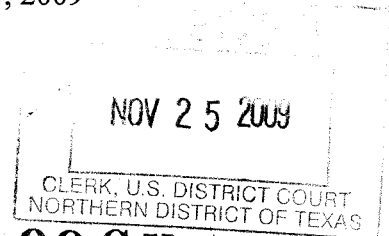
717 N. Harwood  
Suite 400  
Dallas, Texas 75201

Main Line: (214) 880-9721  
Attorney's Direct Line:  
(214) 880-9745  
Fax: (214) 880-9741/9774

November 24, 2009

FEDERAL EXPRESS

Karen Mitchell, Clerk  
United States District Court  
Northern District of Texas  
1100 Commerce Street, Room 14A20  
Dallas, Texas 75242



**3-09CV2260-K**

Re: Osama Bin Laden, et al. v. President George Bush, et al.  
Case No. (NEW) (DC ND Texas, Dallas)

Dear Ms. Mitchell:

Enclosed for filing are the original and two copies a Notice of Removal, Civil Cover Sheet, Supplemental Civil Cover Sheet for Cases Removed From State, Motion to Dismiss, a supporting Brief and a proposed Order granting the motion to dismiss.

Please acknowledge receipt of these documents by placing your stamp on the enclosed extra copies and returning them in the envelope provided. Opposing counsels have been served by mail from this office.

Thank you for your assistance in this matter.

Sincerely yours,

THOMAS M. HERRIN  
Trial Attorney  
Civil Trial Section  
Southwestern Region

Enclosures

illegal alien who used drug money from the Columbian drug cartel along with Mike Hayes who has embezzled money from Covenant Church for his sole purpose to set up his own personal playground for adultery. The contract is laced with multiple criminal offenses which are obvious for his forty-six years of robbing illegal aliens with fictitious contracts.

#### PARTIES

1. Plaintiff: Barack Obama who resides at 1600 Pennsylvania Avenue NW Washington DC 20500
  2. Plaintiff: Carlos Rodriguez who resides at 3961-63 Beltline Road Addison Texas 75001
  3. Plaintiff: Pastor Mike Hayes (aka Steve Six) who resides at 2644 E Trinity Mills Road Carrollton Texas 75006-2136
  4. Plaintiff: Corleone Inc. 400 S. Olive Avenue West Palm Beach Florida 33401
  5. Defendant :is President George W. Bush (aka code name Buddy Bush) at 10141 Daria Place Dallas Texas 75229
  6. Defendant : Chief of Staff Rahm Emanuel 1100 Commerce Street Ste. Suite 1222 Dallas Texas 75242
  7. Defendant :First Lady Michelle Obama Bank of America Plaza 901 Main Street Suite 6000Dallas, TX 75202
  8. Defendant Secretary of State Hillary Rodham Clinton 2200 Ross Avenue,Suite 2200 Dallas, TX 75201
- 
9. Defendant: Secretary of the Treasury Timothy F. Geithner 4050 Alpha Road 14<sup>th</sup> Floor Dallas Texas 75244-4203
  10. Defendant: Fox News Network, LLC (aka code name Buddy Bush) 1211 Avenue of the Americas New York, NY 10036
  11. Defendant: Special Agent Stephen Noll, Internal Revenue Service, Criminal Investigation 1100 Commerce Street Ste. Suite 1222 Dallas Texas 75242
  12. Defendant: Wachovia Bank Manager Albert Avila 4020 Beltline Road Addison Texas 75001
  13. Defendant: Firman Cook 2626 Cole Avenue Ste. 806 Dallas Texas 75204

#### JURISDICTION AND VENUE

14. This court has jurisdiction over the Defendants in this lawsuit. Venue is proper in Dallas County Texas based on all parts of events giving rise to this claim occurred.

COUNT 1 CONSPIRACY

Plaintiffs incorporate by reference paragraphs 1-6 inclusively as if fully set forth herein.

Upon information and belief Defendants in combination of two or more persons with the object to accomplish an unlawful purpose by unlawful means had a meeting with the object and course of action all members committed an unlawful and overt act to further the object and course of action. The Plaintiffs suffered injury as a result of these acts.

COUNT 2 FRAUD BY NONDISCLOSURE

Defendants concealed to disclose facts to Plaintiffs and had a duty to disclose these facts that were material and knew Plaintiffs were ignorant of the facts and did not have opportunity to discover the facts when they committed fraud. The Defendants deliberately were silent and had a duty to speak and to disclose to the Plaintiffs. Defendants intended to induce the Plaintiffs to take some action and the Plaintiffs relied on Defendants to disclose this information. Therefore, the Plaintiffs have suffered an injury from these undisclosed facts.

PRAYER

1. Wherefore Plaintiffs respectfully request the following relief. The Defendants be sited to appear and answer herein.
2. Trial by Jury which is hereby demanded
3. An award of actual damages in the amount within the limits of the Court.
4. Such other and further relief general, special and equitable to which the Plaintiffs may be justly entitled.

CERTIFICATE OF SERVICE

*V. Andolini*

As required by Texas Rule I certify that I have served a copy of the forgoing petition to all parties of interest this day of October 28, 2009.

Respectfully submitted

Oct 28, 2009

By:

*Vito Andolini V. Andolini*

Instituto per le Opere di Religione Vito Andolini for Corolone Inc consiglier

Washington Dc 1600 Pennsylvania NW DC20500 Phone 202-870-9859 Ph202-870-9859

*L. Vernon w/ class*

**FORM NO. 353-3 - CITATION  
THE STATE OF TEXAS**

To:  
SPECIAL AGENT STEPHEN NOLL  
INTERNAL REVENUE SERVICE, CRIMINAL INVESTIGATION  
1100 COMMERCE STREET STE. SUITE 1222  
DALLAS, TEXAS 75242

**GREETINGS:**

You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10 o'clock a.m. of the Monday next following the expiration of twenty days after you were served this citation and **OSAMA BIN LADEN, ETC. ALL THIRD - PARTY PLAINTIFFS ORIGINAL** petition, a default judgment may be taken against you. Your answer should be addressed to the clerk of the 193rd District Court at 600 Commerce Street, Dallas, Texas 75202.

Said PLAINTIFFS/THIRD-PARTY PLAINTIFFS being **CARLOS RODRIGUEZ, ETAL**


Filed in said Court 28th day of October, 2009 against

**PRESIDENT GEORGE W BUSH (AKA CODE NAME BUDDY BUSH), ETAL**

For suit, said suit being numbered DC-09-02846, the nature of which demand is as follows:  
Suit On OTHER (CIVIL) etc. as shown on said petition, a copy of which accompanies this citation. If this citation is not served, it shall be returned unexecuted.

WITNESS: GARY FITZSIMMONS, Clerk of the District Courts of Dallas, County Texas.  
Given under my name and the Seal of said Court at office on this 29th day of October, 2009

ATTEST: GARY FITZSIMMONS  
Clerk of the District Courts of Dallas, County Texas

By  Deputy

By  Deputy

**INSTITUTO PER LE OPERE DE  
RELIGIONE VITO FOR  
COROLONE INC CONSIGLIER  
WASHINGTON DC  
1600 PENNSYLVANIA NW DC 20500  
202/870-9859**

**ATTY  
CITATION**

No.: DC-09-02846

**COROLENE INC, ETAL  
vs.  
MAHMOUD AHMADINEJAD,  
ETAL**

ISSUED

on this the 29th day of October, 2009

GARY FITZSIMMONS  
Clerk District Courts,  
Dallas County, Texas

By JO ANN GARDNER, Deputy

Attorney for PLAINTIFFS/THIRD-  
PARTY PLAINTIFFS



**FORM NO. 353-3 - CITATION  
THE STATE OF TEXAS**

To:  
SPECIAL AGENT STEPHEN NOLL  
INTERNAL REVENUE SERVICE, CRIMINAL INVESTIGATION  
1160 COMMERCE STREET STE. SUITE 1222  
DALLAS, TEXAS 75242

**GREETINGS:**

You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the clerk who issued this citation by 10 o'clock a.m. of the Monday next following the expiration of twenty days after you were served this citation and **OSAMA BIN LADEN, ETC. ALL THIRD - PARTY PLAINTIFFS ORIGINAL** petition, a default judgment may be taken against you. Your answer should be addressed to the clerk of the 193rd District Court at 600 Commerce Street, Dallas, Texas 75202.

Said **PLAINTIFFS/THIRD-PARTY PLAINTIFFS** being **CARLOS RODRIGUEZ, ETAL**

Filed in said Court 28th day of October, 2009 against

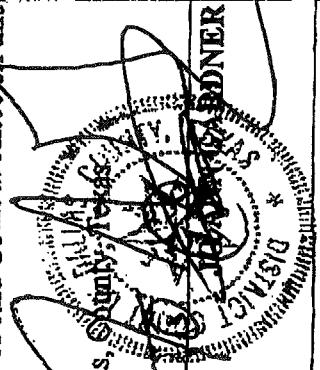
**PRESIDENT GEORGE W BUSH (AKA CODE NAME BUDDY BUSH), ETAL**

For suit, said suit being numbered DC-09-02846, the nature of which demand is as follows:  
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WITNESS: GARY FITZSIMMONS, Clerk of the District Courts of Dallas, County Texas.  
Given under my name and the Seal of said Court at office on this 29th day of October, 2009

ATTEST: GARY FITZSIMMONS  
Clerk of the District Courts of Dallas,

By \_\_\_\_\_ Deputy



**ATTY  
CITATION**

No.: DC-09-02846

COROLENE INC, ETAL  
vs.  
MAHMOUD AHMADINEJAD,  
ETAL

**ISSUED**

on this the 29th day of October, 2009

GARY FITZSIMMONS  
Clerk District Courts,  
Dallas County, Texas

By JO ANN GARDNER, Deputy

Attorney for PLAINTIFFS/THIRD-  
PARTY PLAINTIFFS

ISTITUTO PER LE OPERE DE  
RELIGIONEYITO FOR  
COROLONE INC CONSIGLIER  
WASHINGTON DC  
1600 PENNSYLVANIA NW DC 20500  
202870-9859

DALLAS COUNTY ~~SEAL~~  
**FEES NOT PAID**

OFFICER'S RETURN

Came to hand on the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, at \_\_\_\_\_ o'clock \_\_\_\_\_ M. Executed  
 at \_\_\_\_\_, within the County of \_\_\_\_\_ at \_\_\_\_\_ o'clock  
 \_\_\_\_\_ M. on the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_, by delivering to the within  
 named \_\_\_\_\_

each, in person, a true copy of this Citation together with the accompanying copy of this pleading, having first endorsed on same date of delivery.  
 The distance actually traveled by me in serving such process was \_\_\_\_\_ miles and my fees are as follows: To certify which witness my hand.

For serving Citation \$ \_\_\_\_\_  
 For mileage \$ \_\_\_\_\_ of \_\_\_\_\_ County,  
 For Notary \$ \_\_\_\_\_ By \_\_\_\_\_ Deputy

Signed and sworn to by the said \_\_\_\_\_ before me this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_  
 to certify which witness my hand and seal of office.

Notary Public \_\_\_\_\_ County \_\_\_\_\_

CERTIFICATE OF SERVICE

IT IS HEREBY CERTIFIED that service of the foregoing Notice of Removal has been made on the 24 th day of November May 2009, by mailing a copy thereof to:

Philip Busch  
3716 Woodshadow  
Addison, TX 75001

Carlos Rodriguez  
3961-63 Beltline Rd.  
Addison, TX 75001

Pastor Mike Hayes  
2644 E. Trinity Mills Rd.  
Carrollton, TX 75006-2136

Corleone, Inc.  
400 S. Olive Ave.  
West Palm Beach, FL 33401



/s/ Thomas M. Herrin  
THOMAS M. HERRIN

8

CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS

Osama Bin Laden, et al.,
Third-Party Plaintiffs,

(b) County of Residence of First Listed Dallas
(EXCEPT IN U.S. PLAINTIFF CASES)

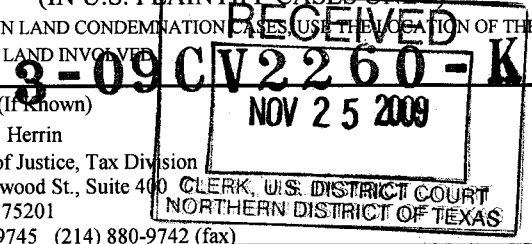
DEFENDANTS

President George W. Bush, et al.,

THIRD PARTY DEFENDANT
United States of America (Internal Revenue Service)
County of Residence of First Listed

(IN U.S. PLAINTIFF CASES ONLY)

NOTE: IN LAND CONDEMNATION CASES USE THE LOCATION OF THE LAND INVOLVED



(c) Attorney's (Firm Name, Address, and Telephone Number)

None

Attorneys (If known)

Thomas M. Herrin
U.S. Dept of Justice, Tax Division
717 N. Harwood St., Suite 400
Dallas, TX 75201
(214) 880-9745 (214) 880-9742 (fax)

II. BASIS OF JURISDICTION (Place an "X" in One Box Only)

- 1 U.S. Government Plaintiff
2 U.S. Government Defendant
3 Federal Question (U.S. Government Not a Party)
4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (Place an "X" in One Box for Plaintiff and One Box for Defendant)

- Citizen of This State
Citizen of Another State
Citizen or Subject of a Foreign Country
Incorporated or Principal Place of Business In This State
Incorporated and Principal Place of Business In Another State
Foreign Nation

IV. NATURE OF SUIT (Place an "X" in One Box Only)

Table with 5 columns: CONTRACT, REAL PROPERTY, TORTS, CIVIL RIGHTS, PRISONER PETITIONS, FORFEITURE/PENALTY, LABOR, SOCIAL SECURITY, FEDERAL TAX SUITS, BANKRUPTCY, OTHER STATUTES. Includes various legal categories and checkboxes.

V. ORIGIN (PLACE AN "X" IN ONE BOX ONLY)

- 1 Original Proceeding
2 Removed from State Court
3 Remanded from Appellate Court
4 Reinstated or Reopened
5 Transferred from another district (specify)
6 Multidistrict Litigation
7 Appeal to District Judge from Magistrate Judgment

VI. CAUSE OF ACTION (Cite the U.S. Civil Statute under which you are filing and write brief statement of cause. Do not cite jurisdictional statutes unless diversity.)

Civil Action brought in State Court for condemnation of property which the United States has a lien interest Pursuant to 28 U.S.C. §§ 1331, 1346, 1441, 1442, & 1446.

VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23 DEMAND \$ CHECK YES only if demanded in complaint: JURY DEMAND: x Yes No

VIII. RELATED CASE(S) IF ANY (See instructions): JUDGE DOCKET NUMBER

DATE 11/24/2009 SIGNATURE OF ATTORNEY OF RECORD [Signature]

JS 44 Reverse (Rev. 12/96)

**INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS-44****Authority For Civil Cover Sheet**

The JS-44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

**I. (a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.

(b.) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)

(c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".

**II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.C.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States, are included here.

United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; federal question actions take precedence over diversity cases.)

**III. Residence (citizenship) of Principal Parties.** This section of the JS-44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.

**IV. Nature of Suit.** Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section IV below, is sufficient to enable the deputy clerk or the statistical clerks in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.

**V. Origin.** Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.

Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a) Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.

Appeal to District Judge from Magistrate Judgment. (7) Check this box for an appeal from a magistrate judge's decision.

**VI. Cause of Action.** Report the civil statute directly related to the cause of action and give a brief description of the cause.

**VII. Requested in Complaint.** Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

Demand. In this space enter the dollar amount (in thousands of dollars) being demanded or indicate other demand such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

**VIII. Related Cases.** This section of the JS-44 is used to reference related pending cases if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

**Date and Attorney Signature.** Date and sign the civil cover sheet.

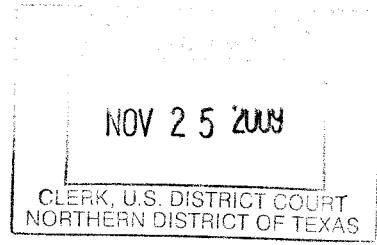
ORIGINAL

IN THE UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION

OSAMA BIN LADEN, et al., )  
 )  
Third-Party Plaintiffs, )  
 )  
v. )  
 )  
PRESIDENT GEORGE W. BUSH., et al., )  
 )  
Defendants. )  
 )  
v. )  
 )  
UNITED STATES OF AMERICA )  
(INTERNAL REVENUE SERVICE), )  
 )  
Third Party Defendant. )

**3-09CV2260-K**

CIVIL NO.



SUPPLEMENTAL CIVIL COVER SHEET  
FOR CASES REMOVED FROM STATE COURT

- 1. WAS JURY DEMAND MADE IN STATE COURT? Yes
  
- 2. STYLE OF THE ORIGINAL PETITION: Osama Bin Laden, Third-Party Plaintiff, et al., v. President George W. Bush, et al., Defendant.

Real Party in Interest

Attorney

Philip Busch  
3716 Woodshadow  
Addison, TX 75001

None

(United States of America)  
Internal Revenue Service

Thomas M. Herrin  
U.S. Dept. Of Justice  
Tax Division  
717 N. Harwood St., Ste. 400  
Dallas, TX 75201  
(214) 880-9745  
(214) 880-9742 (fax)

3. Answer:

Was an Answer made in State Court? No.

4. Unserved Parties: It does not appear that any party has been properly served.

5. Nonsuited, Dismissed or Terminated Parties: No

6. Claims of the Parties:

Plaintiff:

Unknown.

Defendants:

Complaint is frivolous and should be dismissed.



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(Removing Attorney)