

Here's an interesting defense strategy based on UCC 1-308:

Source:

<http://sovereignwarriors.ning.com/group...08-defense>

Court Room Strategy

They are usually shocked when you motion to dismiss because of your reservation of rights UCC 1-308. They are immediately defeated. It's not guaranteed to work because half of the courts have judges that will try to trick you into contracting with them. If they can trick you into contract, then they have jurisdiction. If they deny your motion, appeal it immediately. Find out how before the time comes. Make sure that you do not let them contract with you. This is an old trick.

When your name is called, stand outside the BAR and respectfully say,

"I reserve all of my rights UCC 1-308, on what authority are you ordering me into the well of the court?".

Make sure he answers.

He may try to motion you in or say come in and sit or some other phrase to trick you into the well of the court. This is a trick.

Ask again, "I do not understand, are you ordering me into the well of the court or is it voluntary?"

If he threatens you with contempt or orders you in, ...

then go in.

You don't want to sit in the cooler for a few days. At this point, he screwed himself and you can sue him in federal maritime torts.

NEVER plea because that gives the court jurisdiction.

NEVER remain silent for that is acquiescence. (Agreement by silence.)

ALWAYS ANSWER.

Simply say "I reserve all of my rights UCC 1-308 and do not understand the charges".

They cannot try you unless you understand the charges. No matter what the judge says to you,

say, "I do not understand because I have reserved all of my rights UCC 1-308".

The judge will always say that the UCC has nothing to do with the charges, but it certainly does. If the judge tells you to sit over here, or stand over there and you do it, then you have contracted with the court because you have done what he has told you to do.

So you would say, "OK, but I still reserve all of my rights UCC 1-308" ,

and then go sit or stand where he told you.

If he says that he will assume that the court has jurisdiction,

say "I deny the court has jurisdiction and I reserve all of my rights UCC 1-308".

If the judge leaves the court room or call a recess, then when you come back,

again say that I reserve all of my rights UCC 1-308.

The judge is trying to start a new session in order to contract with you. If he says for instance, let the court record show that the defendant has waived one right or another, right to counsel or etc...,

then say, "Let the record show that I do not waive any of my rights UCC 1-308".

Do not let the judge make assumptions. If he says something like, "we will assume that the court has jurisdiction."

****IMMEDIATELY**** deny the assumption or he does have jurisdiction.

Say, "I deny that the court has jurisdiction". " I deny all assumptions of the court".

Ask him to rule on your motion to dismiss because of your reservation of rights UCC 1-308.

READ IT OUT LOUD so that it is on the record.

Wait for him to answer.

Do not let them move on to something else (stop the Proceedings).

If they try to move on without answering,

then say, "As a matter of procedure, the court has not ruled on the motion".

DO NOT ASK THE COURT FOR ANYTHING, like a jury trial or counselor or anything else. If ya do, then you are giving the court jurisdiction. (I saw a few folks go to jail when they asked for a jury trial).

If he sets a new or next court date,

ask him Is it is mandatory that I have to be there. Make him answer by continuing to ask. If ya show up voluntarily, then you are contracting with the court.

He may say something like, "you will be here on this date".

Then ask Is that an order?

If he will not answer,

then say, "Let the record show that I have NOT been ordered to appear in this court on any date."

The judge will try and drag out as much time as possible to get you to plea or bargain with the prosecutor. After 10 to 12 months they can no longer try you in most states.

Always answer a question with a question.

Option 2 (update- 6/17/2012)

Answer a question with demand.

Answer a demand with a question

Do not tell the judge what to do or what authority he has.
That can be construed as contempt.
This will get ya into hot water.

If you do not know how to answer, then just say "I don't understand and don't know how to answer".

Prosecutors do not plea bargain with defendants that have not hired one of their BAR licensed buddies. So if they try to offer you a plea, it is because you have them beat and they know it.

You have not lost unless you give up.

A little reminder from The Church of Dave:
Never fuckin give up!!!