

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF IDAHO

RALPH-EDWARD HEITMAN, )  
                            )  
Plaintiffs,             )     Case No. CV-07-209-E-BLW  
                            )  
vs.                      )     **ORDER**  
                            )  
IDAHO STATE TAX        )  
COMMISSION, BRIAN NICHOLAS,   )  
DONNA PIERCE, DON L. HARDING,   )  
MARTIN HARRIS, ALAN R. PACK,   )  
AMY BROWN, KRISTINE    )  
BENDER, KATIE VILLA,    )  
INTERNAL REVENUE SERVICE,   )  
BEAR LAKE COUNTY TAX    )  
COMMISSION, RODNEY     )  
WALLENTINE, MONTAIN KUNX,   )  
VAUGHN RASMUSSEN, DWIGHT   )  
COCHRAN, BRENT - BUNN,    )  
PRESIDENT, BOARD OF    )  
DIRECTORS, BANK OF UTAH,   )  
AMERITRADE,             )  
                            )  
Defendants.             )  
                            )

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Pending before the Court in this case are two Motions to Dismiss (Docket Nos. 5 & 7). The Court has preliminarily reviewed the pleadings in this case, as well as the pending motions. It appears that Plaintiff's Complaint is frivolous.<sup>1</sup> However, the Court

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<sup>1</sup> It appears that Plaintiff is basing his claim on a frivolous legal theory, which renders his case subject to dismissal under 28 U.S.C. § 1915(e)(2)(B). Plaintiff is relying on theories unsuccessfully propounded by others who are part of the "sovereign citizen" movement. These

**ORDER 1**

wants to provide Plaintiff with an opportunity to respond. As a result, the Court enters the following Order.

**ORDER**

NOW THEREFORE IT IS HEREBY ORDERED that Plaintiff shall have until **July 20, 2007**, in which to file a response to the pending motions. No party shall file anything further while these motions are pending, and replies shall not be necessary unless requested by the Court. Plaintiff shall provide a copy of this order to all parties who have been served but who have not answered to give them notice that they are not required to file an answer in this case unless the Court orders it after the pending motions are resolved. Plaintiff shall not file motions for default judgment in this case.

DATED: **June 29, 2007**



A handwritten signature in black ink that reads "B. Lynn Winmill".

B. LYNN WINMILL  
Chief Judge  
United States District Court

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theories are generally advanced to challenge state and federal laws and state court judgments. They have been consistently rejected by the courts. *See United States v. Sloan*, 939 F.2d 499 (7th Cir. 1991) (concluding that plaintiff's argument that he was a citizen of the state of Indiana, but not a citizen of the United States and therefore not subject to its laws was "simply wrong"); *United States v. Jagim*, 978 F.2d 1032, 1036 (8th Cir. 1992) (concluding that defendant's argument that he was a citizen of the "Republic of Idaho" and not a U.S. citizen and therefore outside the jurisdiction of the United States was "completely without merit" and "patently frivolous"); *see also* Francis X. Sullivan, *The "Usurping Octopus of Jurisdictional/Authority": The Legal Theories of the Sovereign Citizen Movement*, 1999 Wis. L. Rev. 785.

**ORDER 2**