The information probably has typos. However, I am back and fingers are killing me and it still contains useful information. Some of the information was taken from documents that I wrote previously.

Putting the pieces of the biggest RICO crime in U.S. history takes time.

Remember per the criminal and the civil rules of civil procedure a case can only begins when a complaint is filed with the court. Not when a document or documents are entered - entered - entered - into the computer by a court clerk. Again a case has to be filed - filed - filed - by a plaintiff or the plaintiff's attorney.

The Case Management/Electronic Case Filing (CM/ECF). CM/ECF is the federal Judiciary's system that allows case documents, such as pleadings aka complaints, warrants, affidavits, exhibits, petitions and motions etc to be filed with the court online after paying the required filing fee if applicable, etc. State courts have similar procedures.

Cases are filed by the Plaintiff or the Plaintiff's attorney after registering for an e-filing account, obtaining a password to log into the account. The attorney who has logged in as an e-filer must be the same attorney who is filing the case. After opening the case the Plaintiff or Plaintiff's attorney can upload a pleading, aka a complaint or other documents directly from the registered user's computer in an Adobe PDF format.

Court clerks salaries are paid by tax payers. They cannot use an attorney's password or another plaintiff's password to log into the court's CM/ECF system and file documents on their behalf with the court. The also applies for non-attorneys filers.

In most if not all federal courts, a pro-se litigant is not allowed to file the complaint, petition or other case initiating document electronically. They are told that they must file these documents manually by giving these documents to the court clerk first who will then fill them on the Plaintiff's behalf. The court further states that are these documents are received that they will be able to file subsequent documents electronically with court. Remember, Rule 3 of the civil rules or procedure states as follows:

Rule 3. Commencing an Action

RULES OF CIVIL PROCEDURE

FOR THE

UNITED STATES DISTRICT COURTS 1

Effective September 16, 1938, as amended to December 1, 2017

TITLE I. SCOPE OF RULES; FORM OF ACTION

Rule 1. Scope and Purpose

These rules govern the procedure in all civil actions and proceedings in the United States district courts, except as stated in Rule 81. They should be construed, administered, and employed by the court and the parties to secure the just, speedy, and inexpensive determination of every action and proceeding.

(As amended Dec. 29, 1948, eff. Oct. 20, 1949; Feb. 28, 1966, eff. July 1, 1966; Apr. 22, 1993, eff. Dec. 1, 1993; Apr. 30, 2007, eff. Dec. 1, 2007; Apr. 29, 2015, eff. Dec. 1, 2015.)

Rule 2. One Form of Action

There is one form of action—the civil action.

(As amended Apr. 30, 2007, eff. Dec. 1, 2007.)

TITLE II. COMMENCING AN ACTION; SERVICE OF PROCESS, PLEADINGS, MOTIONS, AND ORDERS

Rule 3. Commencing an Action

A civil action is commenced by filing a complaint with the court.

(As amended Apr. 30, 2007, eff. Dec. 1, 2007.)

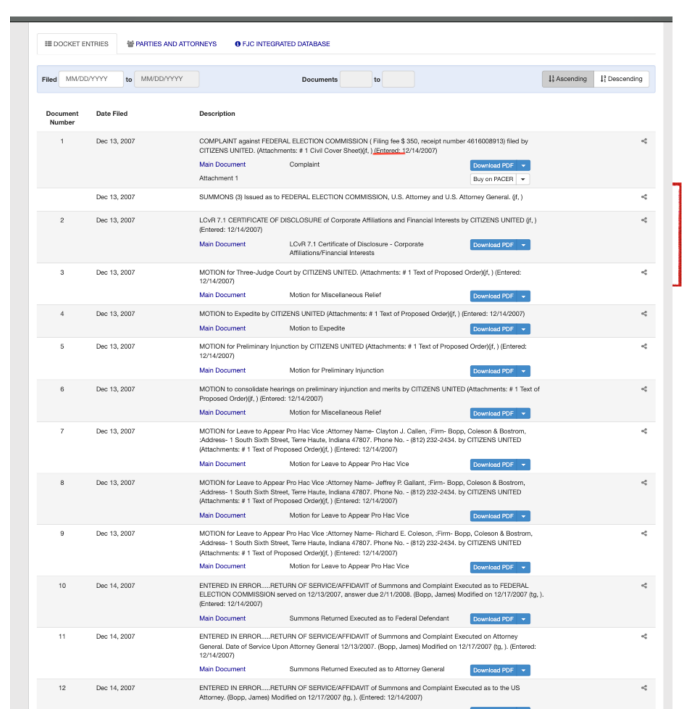
Rule 4. Summons

- (a) CONTENTS: AMENDMENTS.
 - (1) Contents. A summons must:
 - (A) name the court and the parties;
 - (B) be directed to the defendant;
 - (C) state the name and address of the plaintiff's attorney or—if unrepresented—of the plaintiff;
 - (D) state the time within which the defendant must appear and defend;
 - (E) notify the defendant that a failure to appear and defend will result in a default judgment against the defendant for the relief demanded in the complaint;
 - (F) be signed by the clerk; and
 - (G) bear the court's seal.

¹Title amended December 29, 1948, effective October 20, 1949.

action is commenced by filing a complaint with the court. Aka a civil or criminal action only starts with the filing of a complaint.

After looking at thousands of court dockets. I realize something, the dockets all have the words (entered) in parentheses in them. Meaning they were never legally filed. In some cases the file stamp will have the word filed in it but the docket entries will always say (Entered...)



of Title 18, United States Code, Section 231(a)(3) (Counts 7 and 14); Entering and Remaining in a Restricted Building or Grounds with a Deadly or Dangerous Weapon, in violation of Title 18,

NAMES OF INVALID FORMS AND COMMON TRICKS THAT SOME COURTS USE TO TRICK YOU INTO BELIEVING THAT A CASE WAS LEGALLY FILLED

What Illegal acts they do/ use

Summons is not signed, (a printed name is not a signature), Does not contain the Seal of the Court or contains an ALTERED COUNTERFEIT seal

No summons is issued but the court will

Assign a docket number stating that a

Summons was issued when you click
on the docket No. a 1 page receipt is shown which contains the initials of the judge who Filled it out. Clerks issue receipts not judges.

Usually no docket number is assigned to summons To cover up the fact that a valid summons is rarely If ever issued.

What should be done—Forms That Should be used

Summons should be signed and contain The seal of the Court and be filled-out according to law

No Certificate of Service All documents after the Complaint are required to have a certificate of service attached to the document

Warrant is not signed by a judge and or does not have the seal of the Court

ILND Attorney Appearance Form

With a printed /S that makes a non-attorney

Believe the form was signed and

Without an attached "Certificate

Of Service"

Attorney did not signed document The "Penalty of Perjury"

INLD 450 Judgment in a Civil Case

Minute Entry, Court's Opinion

Court Order is not signed by Judge "s/"

/s/ or /s is Pre-Printed on the Form Form

Warrant has to signed and bear the seal of the Court

AO 458 Appearance of Counsel With an attached "Certificate of Service"

Attorney must sign document under Under the "Penalty of Perjury"

AO 450 Judgment in A Civil Case

Court Order

Court Orders Must be signed by a Judgea "/s/" or a digitized personalized signature

 $/\mbox{s}/$ or $/\mbox{s}$ should NOT be Pre-Printed on the

Electronic Signature s/ or /s

Electronic Signature /s/Ted Newman

Only One slash

(two slashes)

Electronic signature in brackets [/s/].

The use of backwards slashes instead of a Forward slashes \s\ (very sneaky)

Rule 79 of the Federal Rules of Civil Procedure states in part as follows:

Records Kept by the Clerk (a) CIVIL DOCKET. (1) In General. The clerk must keep a record known as the "civil docket" in the form and manner prescribed by the Director of the Administrative Office of the United States Courts with the approval of the Judicial Conference of the United States. The clerk must enter each civil action in the docket. Actions must be assigned **consecutive file numbers**, which must be noted in the docket where the first entry of the action is made.

- (2) Items to be Entered. The following items must be marked with the file number and entered chronologically in the docket:
- (A) papers filed with the clerk;
- (B) process issued, [Documents such as a summons]...

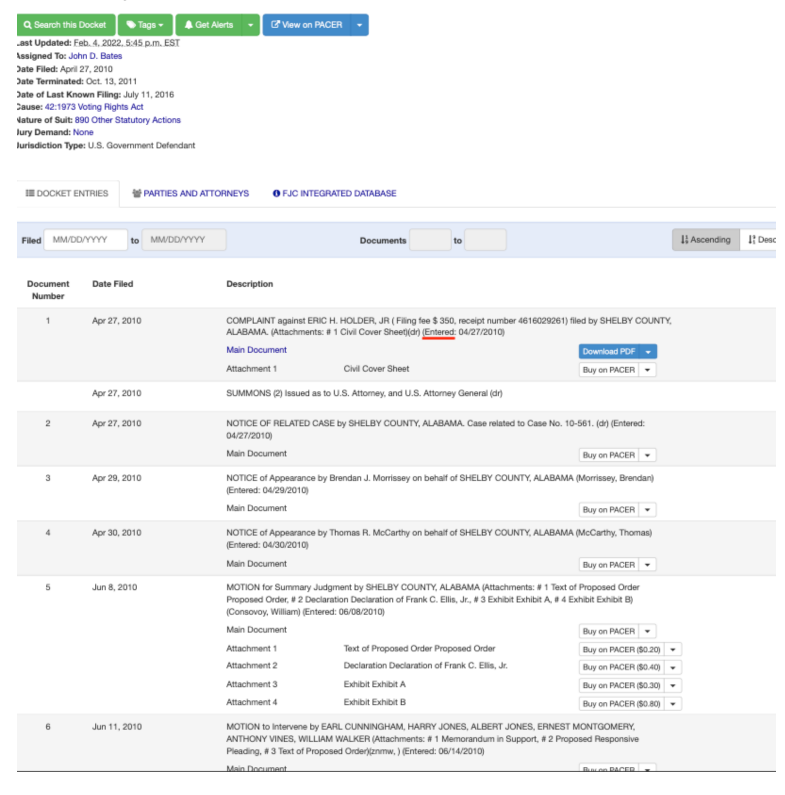
Again, when the clerk issues a summons it is assigned a Docket/ Document Number. Most courts will not record the summons in the docket because they know a valid summons was never issued. Notice in the partial dockets below that the summonses that were purportedly issued by the clerk do not contain a docket number. Once you know this rule it does not take a rocket scientist to figure out that a valid summons was never issued in most court cases.

Varatec, LLC v. Comcast Broadband Security, LLC (1:19-cv-01541) District Court, N.D. Illinois DOCKET

12	Mar 20, 2019		ATTORNEY Appearance for Defendants Comcast Broadband Security, LLC, Comcast Cable Communications, LLC by Ross Jacob Corbett (Corbett, Ross) (Entered: 03/20/2019) Main Document
13	Mar 21, 2019		MINUTE entry before the Honorable Sharon Johnson Coleman: Motion hearing held on 3/21/2019. Plaintiff's motion to reassign case 19-cv-01543 that is currently before Judge Wood 10 is granted. Status hearing set for 5/6/2019 at 9:00 AM to stand. Mailed notice. (ym,) (Entered: 03/21/2019) Main Document Order on Motion to Reassign Case
	Apr 2, 2019	\rightarrow	SUMMONS Issued as to Defendants Comcast Broadband Security, LLC, Comcast Cable Communications, LLC (mc,)
14	Apr 9, 2019		TRANSCRIPT OF PROCEEDINGS held on 3/21/19 before the Honorable Sharon Johnson Coleman. Order Number: 34106. Court Reporter Contact Information: TRACEY D. McCULLOUGH, 312-435-5570, tracey_mccullough@ilnd.uscourts.gov. IMPORTANT: The transcript may be viewed at the court's public terminal or purchased through the Court Reporter/Transcriber before the deadline for Release of Transcript Restriction. After that date it may be obtained through the Court Reporter/Transcriber or PACER. For further information on the redaction process, see the Court's web site at www.lind.uscourts.gov under Quick Links select Policy Regarding the Availability of Transcripts of Court Proceedings. Redaction Request due 4/30/2019. Redacted Transcript Deadline set for 5/10/2019. Release of Transcript Restriction set for 7/8/2019. (Mccullough, Tracey) (Entered: 04/09/2019)
			Main Document

☆ SHELBY COUNTY, ALABAMA v. HOLDER (1:10-cv-00651)

District Court, District of Columbia



Court clerks salaries are paid by tax payers. They cannot use an attorney's password or another plaintiff's password to log into the court's CM/ECF system and file documents on their behalf with the court. Therefore, they enter documents into the court's computer system to make the average person believe that a case was filed with the court. Even honest attorneys are deceived into believing that a case was filed. Sometimes, an attorney will file a case but will file an appearance of counsel after they file documents with the court.

An appearance of counsel must be filed prior to or simultaneously before any document can be filed with the court. I addition they will sign the document using an invalid electronic signature and by using a non-registered attorney name.

A good way to tell if the documents were entered and not filed is to look for manual stamps, hole punches, notations on the document made in ink.

THE FOLLOWING STEPS SHOWS YOU HOW TO USE CRITICAL THINKING. (OPEN THE OTHER PDF'S THAT I MARKED UP FOR MORE VISUAL EXAMPLES.

In addition because the documents are filed electronically a file stamp is automatically generated by the court's electronic filing system. An attorney does not need to go to the courthouse and have the clerk place a manual stamp stating that it was filed. The documents can be filed from any location. Also think of the added cost of going to the court house every time an attorney wanted to file a document with the court. So when you see a manual file stamp this should be a red flag. Ask yourself if this document was filed electronically, why does it have a manual file stamp on it? Why does a newly filed document have paper hole punches in it?

The documents are uploaded from a PDF document so ask yourself why does the documents that were purportedly electronically filed by attorneys have manual file stamps on them and or paper hole punches, writing in ink, etc on them.

Now if you are a critical thinker, know the steps for electronically filing a case, you should be able to make the following observations:

Remember, attorneys by law must file documents electronically.

The manual file stamp that is shown on the document could only have been place there (1) if the attorney printed out all of the documents that they wanted to file with the court, (2) drove or took public transportation to the court house and asked the court clerk to stamp the document or documents with the words "Filed by." (3) paid for the case to be filed, this is because one can't get the file stamp without paying for the document to be filed first. Or by using a payment exemption to file the document first. (4) left the courthouse and went back to his or her law office, government office, etc to use the scanner to scan the document in a PDF format,

(5) then electronically filed the documents by paying another filing fee, etc all on the same day. This is because the manual and electronic stamp would have to bear the same date. (6) some of the courts are located more than 30 miles each way from the court house that the purported attorney is using to allegedly file the purported case. Some of the purported attorneys are even located in other states. Now, according to the white collar criminals I am insane, but does the foregoing make sense to anyone?

When a complaint is filed by attorney on behalf of the Plaintiff when Plaintiff and not the attorney must attached an affidavit stating that the facts in the complaint are true.

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IN THE CIRCUIT COURT OF	COOK COUN	TTY, ILLINOIS	
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1771 W. Diehl Road, Suite 120 Naperville, IL 60563-4947 Phone: 630-453-6960 Fax: 630-428-4620	Dated:	DEC 1 4 2017	, <u>ut</u>
Attorney #: Cook 58852, DuPage 293191, Kana 031-26104 Winnebage 3802 IL 0312-6232		Circuit Court - 2180	
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Remember when a judge engaged in criminal behavior, use their unregistered name, etc. the lose all their power and therefore, they can tell anyone what they can or cannot do. The why "Orders" are ENTERED and NOT RENDERED. Most courts are mock courts.