

**NOTICE OF REBUTTAL OF PRESUMPTIONS
CREATED BY BIRTH REGISTRATIONS**

October _____, 2022

From: Jane Doe, *sui juris*, a living woman having been found to be of full legal age, as mother of the living girl, Mary Doe, born _____
Claimant,

To: Frank LaRose, as the living man, also being the current holder of the corporate office known as OHIO SECRETARY OF STATE
[c/o] 22 North Fourth Street, 16th Floor
Columbus, Ohio [43215]
(united states of America),

John Smith, as the living man, also being the natural and biological father of the living girl, Mary Doe, born _____
[c/o] Central Place Apartments
1234 Anywhere Blvd.
His town, Ohio [zip]
(united states of America)

Joe Blow, as the living man, also being an agent of (whatever the name of the Vital Records or birth certificate place is where the parent was born and also, if different, the man or woman having custody of the child's birth certificate)

Jim Judge, as the living man, etc. (for any "judge" of any fake tribunal in which Claimant or the child is involved at the time of this Notice)
Respondents.

**NOTICE TO PRINCIPAL IS NOTICE TO AGENT
NOTICE TO AGENT IS NOTICE TO PRINCIPAL
SILENCE IS ACCEPTANCE**

Notice is hereby given to anyone in the world who may claim to have a contract (or unsigned presumed contract) using the names Jane Doe, Jane Doe Smith, Mary Doe, or any other variations thereof, that this Notice serves as an addendum to all contracts or presumptions *ab initio*, in which the signatory name (or electronic signature) may appear, to-wit:

I.REBUTTAL AS TO CLAIMANT

1.The undersigned Jane Doe Smith, has signed no International Maritime Agreement with the STATE OF OHIO or UNITED STATES, federal government, either intentionally, willingly or knowingly, which would give Admiralty or Vice Admiralty jurisdiction to the corporate tribunals known as "Courts" of either the state or federal governments and

does not voluntarily submit to any of those jurisdictions.

2. The affiant Jane Doe Smith is subject only to the common law of the republic of Ohio and the non-corporate united states of America and is not subject to any corporation or its system of Administrative Law.

3. The undersigned Jane Doe Smith, the affiant herein, was never lawfully entrusted to the corporate State despite any legal fiction presumption to the contrary created by her parents' signatures on her birth certificate documents. The parents of the undersigned never had any intention of delivering her to the custody of the corporate State and she therefore does hereby rebut any fictitious presumption that her parents ever delivered or would have delivered her to the custody of the corporate State.

4. This Notice also serves to amend the Certificate of Live Birth associated with any of the above names attributed hereinabove to her, and hereby rebuts any presumption that the State has parental or *parens patriae* authority over her, the living woman, Jane Doe, nee Doe, born ??????. The undersigned woman was created on the date of her birth, ??????. The legal fiction entity, JANE DOE, was created without the consent of the mother or father of Jane Doe, according to birth documents created and dated after (the actual birth date).

5. All responses containing affidavits from men or women with actual personal knowledge of the relevant facts pertaining to the birth documents pertaining to Claimant, which may be claimed to rebut the verified allegations contained herein shall be mailed within fourteen (14) days of receipt by certified mail, return receipt requested to:

Francine Friend,
[c/o] 137 Rocky River Road
?????, Ohio [near 44135]
(united states of America

II. REBUTTAL AS TO CLAIMANT'S DAUGHTER

1) Neither the undersigned Jane Doe, nor the other biological parent of the child Mary Doe, i.e. John Smith above named, has signed any International Maritime Agreement with STATE OF OHIO (or other corporate birth state for either parent or child) or UNITED STATES, federal government, either intentionally, willingly or knowingly, which would give alleged Admiralty or Vice Admiralty jurisdiction to the corporate tribunals known as "courts" of either the state or federal governments and have not voluntarily, following full disclosure of all material facts, submitted to any of those jurisdictions.

2) Claimant's daughter, Mary Doe, is subject only to the common law of the republic of Ohio (or whatever state republic Claimant now is domiciled) and the non-corporate united states of America and is not subject to any corporation or its system of administering legal fictions.

3) Claimant's daughter, Mary Doe was never lawfully entrusted to the State despite any corporate fiction presumption to the contrary created by either parent's signatures on her birth certificate documents. The undersigned Claimant and Respondent John Smith, the father of Mary Doe, did not and would never have knowingly delivered their daughter to the custody of the corporate State.

4) Notice is hereby also given to anyone in the world who may claim to have a contract (or unsigned presumed contract) in which he or she uses or has used any conceivable version of the name of Claimant's daughter, Mary Doe , born ?????? or any variations of the above mentioned name, including without limitation MARY DOE, which may have been falsely assigned to said little girl. The within Notice serves as an addendum to all contracts or presumption *ab initio* in which any of the above names or versions of said names may appear, including without limitation: any and all corporate documents being administered by Respondent Judge.

5) Let it be known to all that this Notice also serves to amend the Certificate of Live Birth associated with the name Mary Doe attributed hereinabove to her, and hereby rebuts any presumption that the corporate State has parental or *parens patriae* authority over Claimant or the living girl, Mary Doe , born ?????

6) The living girl, Mary Doe, was created by her parents on the date of her birth, ??????. The legal fiction entity, MARY DOE was created on a subsequent date without the consent of her mother or father according to Claimant's own personal knowledge and according to statements contained in fraudulent birth documents created and dated after her daughter's actual date of birth.

7) Neither the undersigned: Jane Doe, the Claimant herein, nor the natural and biological father and mother of the living girl, Mary Doe, ever entrusted her or would have entrusted her to the corporate STATE, notwithstanding any corporate fiction presumption to the contrary created by signatures on birth certificate documents created for the entity, MARY DOE. Neither Claimant nor John Smith, the parents of Mary Doe, ever had any intention of delivering their said daughter to the custody of the corporate State. Claimant therefore hereby rebuts any fictitious presumption to the contrary.

8) All responses containing affidavits from men or women with actual personal knowledge of the relevant facts which may be claimed to rebut the verified allegations contained herein shall be mailed within ten (10) days of receipt by certified mail, return receipt requested to:

Francine Friend,
[c/o] 137 Rocky River Road
?????, Ohio [near 44135]
(united states of America)

ALL RIGHTS RESERVED AND RETAINED

_____ Seal
Jane Doe, *sui juris*
Without STATE OF OHIO

ACKNOWLEDGEMENT OF WITNESSES

We the undersigned witnesses, hereby affirm under penalty of perjury, on this _____ day of October, 2022, that the living woman known to us as Jane Doe appeared before us and declared upon her oath that the statements made in this instrument, to which we saw her place her right thumb print official seal, were made of her own free will, act and deed for the purposes stated, and that we have each also affixed our own individual right thumb print official seals as indicated hereinbelow.

_____ Seal
Witness

_____ Seal
Witness