

ATTENTION: **DALLAS** COUNTY CLERK AND RECORDER

CLAIM:
**NOTICE TO CURE/
NOTICE OF INTENT TO SUE
AS PRESENTED BY AFFIDAVIT OF
John Henry Doe**

State of Texas §
 §
Dallas county §

I, **John Henry Doe**, am a living man upon the land, a follower of Yahshua the Messiah in the laws of The Almighty Supreme Creator, YHVH first and foremost and the laws of man when they are not in conflict (Leviticus 18:3,4). Pursuant to Matthew 5:33-37 and James 5:12, let my yea be yea, and my nay be nay, as supported by Federal Public Law 97-280, 96 Stat. 1211. I am over the age of majority and have personal knowledge of the matters stated herein, and hereby asseverate understanding the liabilities presented in *Briscoe v LaHue* 460 US 325.

PREFACE

“The United States Attorney is the representative not of an ordinary party to a controversy, but of a sovereignty whose obligation to govern impartially is as compelling as its obligation to govern at all; and whose interest, therefore, in a criminal prosecution is not that it shall win a case, but that justice shall be done. As such, he is in a peculiar and very definite sense the servant of the law, the twofold aim of which is that guilt shall not escape or innocence suffer. He may prosecute with earnestness and vigor - indeed, he should do so. But, while he may strike hard blows, he is not at liberty to strike foul ones. It is as much his duty to refrain from improper methods calculated to produce a wrongful conviction as it is to use every legitimate means to bring about a just one.”
Berger v. U.S., 295 U.S. 78, 88 (1935)

“As an attorney, it was my mandate to fight against authority when it was overbearing, abusive, or unjust, but also to respect and believe in the system. When I challenged the system it was not from disrespect; rather, it was the ultimate form of respect. I understood then, as I do today, that absent challenge, authority becomes totalitarian. Authority needs to be challenged if we are to ensure the integrity of the process. It is one of the great truths of our system.” -- Judge Harold J. Rothwax

In this case foul blows have been struck, and absent challenge, authority becomes totalitarian, wherefore I present my good faith, timely CLAIM AS PRESENTED BY AFFIDAVIT OF **John Henry Doe**.

Notice to the Agent is Notice to the Principle
Notice to the Principle is Notice to the Agent
All parties are hereby notified.

CONTEMPT – JUDICIAL NOTICE

1) This court WILL take judicial notice that I hold the utmost respect for the courts of this state and of this nation; however, I do distinguish between the court and an officer of the court and as to the latter, neither my respect nor my contempt is freely given; it must be earned.

FACTS

) I have a firm, good faith reliance that officers of the court have executed oaths to support both State and Federal Constitutions, and to uphold the law. I have a firm, good faith reliance that officers of the court are educated, trained, paid, and sworn to uphold the law. Officers of the court are required to report criminal activity as promptly as they become aware of it. I have been defrauded by officers of the court by specific intent, since they have no excuse such as ignorance of the law.

) There are no misdemeanors for officers of the court due to the fact they are to have sworn an oath to uphold the law wherefore unlawful actions are automatically felony breach of fiduciary duty.

) I am the victim of a criminal conspiracy executed by officers of the court as evidenced by the fact that absent 1st, 4th, 5th, 9th, and 14th Amendment authority, I was seized by force of arms on _____ A.D. 2007 by paramilitary attack officers of the court.

) Directly violating my 1st Amendment rights which necessarily include the right to travel, I was wrongfully processed under color of law re: your case #s _____ .

) Absent just compensation pursuant to the 5th Amendment, my private property fingerprints and photographs were summarily taken by force of arms and imminent threat of physical violence.

) Unlawful incarceration was used to coerce bond as in extortion.

) Absent indemnification I was summarily incarcerated.

) I was unlawfully held beyond the legal limit as per your own TCCrP Art. 17.151 as in a victim of kidnapping and racketeering upon which I was being **tortured** for fun and profit, all of which caused me extreme emotional distress at the hands of berserk public servants running amok.

) The Constitution guarantees a republican form of government, however I have been defrauded by pettifogger shysters groveling for filthy lucre utilizing democratic, a/k/a "Mob Rule" statutes, depriving me of my right in an attempt to overthrow the Constitution for The United States of America in the nature of sedition and treason.

) The cornerstone to due process is **notice** and **opportunity**. Absent proper notice an accused may be absolutely deprived of the opportunity to defend. Lies, fraud, deceit, shyster shenanigans, and other treachery fail as to proper notice.

) Absent lawful process, and absent Fourth Amendment affidavit, on **August 14, A.D. 2006, DALLAS COUNTY** employees, or agents attacked me, **John Henry Doe**, by force of arms whereby I suffered injury including but not limited to the following:

- a) Absent 4th Amendment Warrant
- b) Unreasonable Search & Seizure
- c) Fifth Amendment – Denying Due Process
- d) False arrest
- e) False imprisonment
- f) Extreme emotional distress
- g) Felony breach of oath
- h) Impairing the obligation of contract
- i) Violation of Public Trust
- j) Violation of Articles of Confederation Number Four (Attached)
- k) Declaration of Officer **Michael Woodson** that his opinion is superior to the decision of the U.S. Supreme Court in *Shapiro vs. Thompson*, 394 US 618, 89 SCt 1322
- l) Robbery
- m) **Woodson** and associated quislings, having sworn an oath not to do so, utilized an attack by force of arms to steal my rights to freedom of speech, the right to peaceably assemble, and the right to petition for redress of grievance, only to repackage these rights to sell them to me in the form of a license along with the chains of slavery. See attached letter from Congressman **Rohrer**.

* quisling \ n: a traitor who collaborates with the invaders of his country, especially by serving in a puppet government.
Webster's New Collegiate, Seventh Edition (1961)

) Injuries were caused by **DALLAS COUNTY**, employees, or agents including but not limited to **Michael Woodson #508, Cindy Cooper Ruthart, B.J. McCoy, Travis Rhodes, Monte Rogers**, and associated unidentified quislings, as Notice to the agent is Notice to the Principal.

[INSERT THE REST OF THE FACTS HERE]

-) **DALLAS** COUNTY, employees, or agents are liable for the above stated issues and may be sued pursuant to the Texas Tort Claims Act, Deceptive Trade Practices Act (Commercial Venture), 42 USC § 1983, 18 USC § 1962 RICO.
-) My good faith CLAIM is discounted to the amount of **\$35,000** U.S. IF paid within thirty (30) days of this notice.

NOTICE TO CURE

-) The above facts give **DALLAS** COUNTY, employees, or agents good faith **notice and opportunity** to cure. I, **John Henry Doe**, must be released forthwith from incarceration and my liberty restored completely. Furthermore I must be properly compensated as to the damages and harm done unto me by **DALLAS** COUNTY and its employees and agents.

NOTICE OF INTENT TO SUE

-) **DALLAS** COUNTY is hereby and herein given notice that failure to pay the CLAIM within thirty (30) days of receipt of this notice as to damages inflicted, will force me to sue DALLAS COUNTY and its employees and agents for damages.
-) **DALLAS** COUNTY, employees, or agents issue false privy tokens loaded with badges of fraud and since prior to settlement of this matter I may die, as in having been MURDERED as per current injuries **or murdered by future retaliation and religious persecution**, I hereby and herein authorize my family to sue on my behalf.
-) I am not an expert in the law however I do know right from wrong. If there is any human being damaged by any statements herein, if he will inform me by facts I will sincerely make every effort to amend my ways. I hereby and herein reserve the right to amend and make amendment to this document as necessary in order that the truth may be ascertained and proceedings justly determined. If the parties given notice by means of this document have information that would controvert and overcome this Affidavit, please advise me IN WRITTEN AFFIDAVIT FORM within thirty (30) days from receipt hereof providing me with your counteraffidavit, proving with particularity by stating all requisite actual evidentiary fact and all requisite actual law, and not merely the ultimate facts or conclusions of law, that this Affidavit Statement is substantially and materially false sufficiently to change materially my status and factual declarations. Your silence stands as consent to, and tacit approval of, the factual declarations herein being established as fact as a matter of law. May the will of our Heavenly Father Yahvah, through the power and authority of the blood of his son Yahshua be done on Earth as it is in Heaven.

Reserving ALL Natural God-Given Unalienable Birthrights, Waiving None, Ever, pursuant to 28 USC § 1746(1) I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Signed on this the _____ day of the _____ month in the year of our Lord and Savior two thousand seven.

John Henry Doe
c/o 123 Main St
Anytown, [75999]
Texas

State of Texas §
_____ county §

Affirmed and subscribed to before me, the undersigned authority, on the _____ day of _____, A.D. 2008

Notary Public for the People
in and for the State of Texas

My commission expires: _____