

John William of the Family Doe

WITHOUT THE UNITED STATES Non-Domestic Mail % 987 Smith Avenue Memphis, Tennessee state [zip code exempt DMM 602 1.3 e. (2)]

To Be Made Public Record - Thursday, January 23, 2014

CONSTRUCTIVE NOTICE AND DEMAND FOR RETURN OF ESSENCE (DNA) AND BIOLOGICAL PROPERTY

1. I, John William of the Family Doe, the living soul and legitimate biological creation of George Alexander from the Family Doe and Wilma Jean of the Family Jones, now demand the immediate return of all biological materials aka "afterbirth" having my "essence" (DNA), which may have been
 - (a) Accidentally lost, misplaced, forgotten, or mistakenly left behind by my natural mother and father (after my arrival on or near January 13, 1959) upon the premises of Antler County Hospital within Antler County, City of Deerfield, State of Confusion, United States of America; or upon the premises of The Crown, or upon the premises of any other Entity, including and especially the corporation dba the United States, located in and/or near the District of Columbia.
 - (b) Erroneously proclaimed to be a "resident" of the District of Columbia, and/or abandoned property of some other Entity and subject to salvage, treasure trove, eminent domain, etc.
2. I am the lawful owner of my Life and this Essence (DNA). Any legal "right" or presumed claim to my essence (DNA) - beyond myself - constitutes a claim upon the "Res" and physical make-up of my existence or totality of my life, which is the very definition of slavery.

Black's Law 5th Edition:

Slave: A person who is wholly subject to the will of another; one who has no freedom of action, but whose person and services are wholly under the control of another. One who is under the power of a master, and who belongs to him; so that the master may sell and dispose of his person, of his industry, and of his labor, without his being able to do anything, have anything, or acquire anything, but what must belong to his master.

Slavery: The condition of a slave; that civil relation in which one man has absolute power over the life, fortune, and liberty of another.

3. Antler County Hospital, one of the many "foundling hospitals" and profiteers in this unlawful slavery scheme, is "located" within the boundary of the "state" dba Confusion. Which party and/or person, in the State of Confusion, is the "go-to" person in my genuine effort to reclaim the remainder of my essence (DNA) and clear my name once-and-for-all of all erroneous commercial, criminal, or statutory claims? Is it the Secretary of State for the State of Confusion? Is it the Antler County Orphans Court? The Antler County Probate Court? Is my biological property being held

hostage without my knowledge and consent at the Smithsonian Institute or perhaps, the Library of Congress?

4. Wherever any of my biological and heritable (capable of being passed from one generation to the next through the genes) property is found, including all related information - height, weight, description, picture, name, birthday, parents' names, eye color, hair color - it is my property and must be declared and returned to me immediately.

Discussion

I have reason to suspect that, through the collusive efforts of Antler County Hospital and the State of Confusion, a second "child" was created based on my essence and afterbirth (DNA) as the subject matter "Res" with a legal "title" amounting to the "birth" resulting from an unsanctioned partnership, or "marriage" between myself (DNA) and another legal Entity or other "person" having an interest in the similar new "issue."

The Thirteenth Amendment to the United States Constitution:

Neither slavery nor involuntary servitude, except as punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

My essence (DNA) was used to model a Ward, a conduit (slave) through which rents, mortgages, licenses, liens, taxes, statutory charges, etc., could be "legally" extracted or collected using the information upon "its" birth certificate as a neatly packaged legal fact, which was signed, sealed, and delivered, and is being used by a horde of corporate entities, policy enforcement officers, secret agents, and persons against me, the living soul, in courts and other matters without 1.) full disclosure to me and without 2.) my knowledge and consent.

"All governments must maintain power through consent not coercion." *Barack Obama, President and CEO, the corporation dba the United States.*

You have received this ***Constructive Notice and Demand*** if by mistake, fraud, error, legal construction, or fortuitous event, you or your particular church, sect, denomination, organization, institution, enterprise, government, cult or commercial franchise has ever handled or been the receiver of my unique manifest essence (DNA) or alleged testament of my will (Res) without my knowledge or true full-disclosure consent.

Global profiteers have for decades colluded in a conspiracy to arrest and acquire custody of the equitable "salvage" of presumably discarded (extracted, aborted) essential DNA biological material, including the afterbirth, placenta, umbilical cord, and other "subject matter", unbeknownst to the true owner in order to control all evidence pertaining to a legal cause-of-action.

This illicit forensic “slave-trade” is administrated by so-called “Courts of Justice” using information upon a “certificate of birth” (deed of interment) relative to a decedent “child” (afterbirth) regarded as prima facie evidence establishing original jurisdiction.

From Wikipedia:

“Scientists can use DNA in blood, semen, skin, saliva or hair found at a crime scene to identify a matching DNA of an individual, such as a perpetrator. This process is formally termed DNA profiling, but may also be called “genetic fingerprinting.” In DNA profiling, the lengths of variable sections of repetitive DNA, such as short tandem repeats....are compared between people....

“The development of forensic science, and the ability to now obtain genetic matching on minute samples of blood, skin, saliva, or hair has led to a re-examination of a number of cases. Evidence can now be uncovered that was not scientifically possible at the time of the original examination.

“Combined with the removal of the double jeopardy law in some places, this can allow cases to be reopened where previous trials have failed to produce sufficient evidence to convince a jury.

“People charged with serious crimes may be required to provide a sample of DNA for matching purposes. The most obvious defense to DNA matches obtained forensically is to claim that cross-contamination of evidence has taken place. This has resulted in meticulous strict handling procedures with new cases of serious crime. DNA profiling is also used to identify victims of mass casualty incidents. As well as positively identifying bodies or body parts in serious accidents, DNA profiling is being successfully used to identify individual victims in mass war graves - matching to family members.”

It is self-evident to any reasonable man and his person that any claim upon such an “issue” (DNA) is a claim upon my life, which is the very definition of slavery. Further, it is a violation to the rights of anyone who stands on the 4th Amendment to the original Constitution for the United States and its prohibition against unlawful search and seizure.

5. In truth, as a bible-believing Christian, I have never had any religious, political or financial affiliation(s), held self-destructive beliefs or knowingly volunteered or consented to the taking, registration of or deposit of my blood or very essence (DNA) as an oath, covenant, declaration or pledge of allegiance to any particular doctrine, government, church, sect, corporation, denomination, organization, institution, enterprise, commercial franchise, cult or any other known or unknown organized purpose.
6. I, John William, have not written this Demand to dispute a claim upon some lost or stolen French impressionist work of art; Catholic or Jesuit religious act or remains discovered at the site of some archeological dig; or mineral rights to some denounced Spanish silver mine.
7. This Demand is my publicly declared claim, statement, constructive notice and evidence of my absolute and true dominion over my blood and essence (DNA), and is my call for the return of such material to me, its rightful owner.

8. As the result of this claim and/or all of my lawful and/or recorded claims of absolute dominion over my estate (Res) and unique manifest essence (DNA), any of my property held in trust, custody or otherwise in any form, style location, timeframe, for any undisclosed and/or secret purpose whatsoever, by any man or person – beyond myself - is contrary to my true will and testament and must be declared & returned to me directly at my address shown above, registered mail, return receipt requested, within twenty-one (21) days from receipt of this Constructive Notice and Demand.

9. Otherwise, if I do not hear from you to the contrary, in writing, I will conclude that you have received this communication and accomplished this directive without further need of my assistance. You may reach me by phone at 923-456-7890 and mail your correspondence to the address shown above.

In Truth and Honor

BY: John William of the family Doe

For JOHN W. DOE

On this _____ day of _____ of the year 2014

NOTARY:

State of Tennessee)

) ss.

County of _____)

Subscribed and sworn to (or affirmed) before me this _____ day of _____ Month _____ (year), by _____ (name of signer), whose identity was proven to me by personal knowledge or satisfactory evidence.

_____ (Signature of Notary)

(Seal of Notary)