**Superior Court Of Colorado - Burlington County Criminal Division**

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| Complainant,  Jane, Wife of John  Jail #  versus  The State of Colorado, a corporation  Defendant. | )  )  )  )  )  )  )  )  )  )  )  )  )  ) | Case number:  **Term: Equity**  WRIT OF  HABEAS CORPUS |

**NOTICE  
WRIT OF HABEAS CORPUS**TO THE HONORABLE JUDGE OF THE COURT of this State

**Clerk of the court of the public’s trust, i issue this notice for special deposit, as notice to this court of my request for Administrative acknowledgement on my part as per equity, and to alert the adversary/plaintiff, unbeknown to me, hereinafter, shall be known as, the State of Colorado, a corporate body which operates “at law.” For i, “Jane” House of Doe, acknowledge and accept all oaths of office sworn on behalf of the following positions, duties, and job descriptions of employment, and rebuke those sworn in secrecy (i.e. Yom Kipper), by any and all men/women, who swore an oath to honor their offices, to limit their boundaries, and trespasses; to respect the trust they swore to uphold “the Constitution of the United States” which is the highest “in law” of the land.**

The prospect that anyone could be imprisoned without legal justification strikes at the heart of the rule of law.   
  
Abraham Lincoln Emancipation Proclamation on January 1, 1863

"That on the first day of January, in the year of our Lord one thousand eight hundred and sixty-three, all persons held as slaves within any State or designated part of a State, the people whereof shall then be in rebellion against the United States, shall be then, thenceforward, and forever free; and the Executive Government of the United States, including the military and naval authority thereof, will recognize and maintain the freedom of such persons, and will do no act or acts to repress such persons, or any of them, in any efforts they may make for their actual freedom."

i Jane, House of Doe, write this order on behalf of my husband, as he has erred by failure to comprehend this entanglement, in determining, who are “we the people” versus “the U.S. Citizen” and of this confusion in law regarding his inherent rights as per, The Declaration of Independence, as one of “We the People”, who can be probated at will by those who consent to be governed. For he is innocent and was unaware of the forgoing wrongful claim of “self” in relation to the “entity” JOHN DOE; and of his status as “native born American” John, House of Doe.

" If ever the American citizen should be left to the free exercise of his own judgment, it is when he is engaged in the work of forming the fundamental law under which he is to live. That work in his work and it cannot properly be taken out of his hands. All this legislation proceeds upon the contrary assumption that the people of each of these States shall have no constitution, except such as may be arbitrarily dictated by Congress, and formed under the restraint of military rule. A plain statement of facts makes this evident. "

-- Congressional Record, 90th congress, first session, Vol. 113, Part 12, Pg.15643. June 1967

1. i write this request with the following facts and as my will in seeking release of my husband, from captivity and detainment, via this martial tribunal, during a time of peace.
2. That my husband, a godly man by and through Christ, is to be known hereinafter as, “John” located at Jail #, a private man with a long standing history of being a peaceful American native, a man of good works, a steward of this land and country. A man who repudiates any form of United States citizenship, corporate identity or office, a foreigner of your at laws and administrative encodings for he is not an employee of this government.
3. Maxims of law states, it is best to err on the side of mercy. Whereby, i, “jane” wife of “John” located at Jail #, ask that this court forgive him his trespass upon trust as we forgive your trespasses upon “we the people.”
4. For, my husband, “John” located at Jail #, is an American National, standing on the land jurisdiction of The United States of America MAJOR and flying its CIVIL flag.  Whereas, he is a peaceful inhabitant of the land, a foreigner with respect to the State created corporate body, local Municipalities and State Created, and that he should have been granted immunity from the Martial due process, as he is a de jure, upholding his pre 1933 status, proclamation 2040 .
5. For my husband, John, Jail #, private man is an American Native, and as American National, de jure as per the 14th Amendment, Section 1. Therefore, he is not an “enemy of the state” as declared by President Roosevelt, in his proclamation 2040, but a man who is entitled to exercise his free will and assert his freedoms as per President Lincoln without esstoppel.
6. i, the complainant, asserts on his behalf, that John, Jail #, again, is a peaceful inhabitant of the land and immune to prosecution under any pretense that he is a “rebel” or that he caused any living being harm or damaged any property.
7. John, Jail #, a private American, was not made aware that he was entering a foreign jurisdiction titled as such, city, county, state and the federal created corporate entities and did not mean to violate your codes, for you freely publish your codes and policies as copyrighted clearly identifies them as for use by public entities solely and not for the American men and women on this land, for we are not bound to them. For they are indeed copyrighted and only for use as per the Crown Copyright, US Model, with active backing by the Crown and not for use by mankind, nor for performance, nor for use in legal proceedings, nor shall one make use of them, for his personal benefit, for profit, or as a claim of jurisdiction on your fellow countrymen. Where it is safe to assume by these facts, that any act committed by the men and women of this county following the orders of his/her employer, in use of such, do so in willful violation of the right to life, liberty and the persuit of happiness; for these laws do not apply to “the people” but to the business entity in use of them and cannot be forced upon “the people” at will.
8. i, Jane of the House of Doe, am deprave of my well-being, and financial stability, as my husband, is under detainment and in captivity by “the State of Florida” leaving, i woman and mother, without recourse or remedy to sustain myself under these circumstances.  i, “Jane” ask this court to convey to the adversary on behalf of my husband, “John” at location, Jail #, to be released unto our family, for i have firsthand knowledge of his circumstances at home and work with rights, as per equity to make this request.
9. i ask this court that, this man, my husband, “John” at location, Jail #, a Private American dejure native, be released so that he may be able to provide for me and his family, life, liberty, and protection against those who may trespass or who may cause us harm, for the head of our household is under state captivity, leaving us vulnerable,
10. i, aver that this detainment has left his heirs, orphaned and deprave.
11. i aver as fact that by “the state’s assemblymen” in captivity of my husband, i am left to tend to myself and to depend on others without him, he is my sole caregiver, and i his sole support in this time of need.
12. i, the cross complainant, respectfully requires leave, to by-pass this martial due process court if it will not recognize the prejudices used against him as civilian and as one of, we, the American people, natives of this land of our ancestors and forefathers and our rights to defend this country and our immunities against the corporate bodies assembled against the American people, as per the Pre-amble and as my husband’s status quo, “ante bellum” a de jure, and NOT a defacto U.S. Citizen, Ward, Infant, under general jurisdiction.

For, all parties may petition for a writ of *habeas corpus;* this right has been accorded to outside petitioners in cases such as this, where “John” located at Jail #, may have erred in judgment believing he was responding to his given name for both sound the same unware the State was calling upon JOHN DOE, as he was not given full disclosure of the fact that he was therefore, being held captive by a City, County or State Corporate Assembly for which is not an employee of or subject to as a man and civilian on land. The writ of *habeas corpus* is the most efficient safeguard of liberty. Petitioner hereby requests issuance of a writ of habeas corpus on behalf of John, Jail #, as he is non-surety, for the (PERSON), and Defendant of this cause, JOHN DOE (PRINCIPAL).

Respectfully submitted,

Dated: The Seventh of October, A.D. 2014

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By: “jane” House of doe

*Claimant*

c/o 123 Long Street

Boca Raton, Florida [33030]

**CERTIFICATE OF SERVICE**

I hereby certify that on The Seventh of October, A.D. 2014, a copy of Petitioner's Petition for Habeas Corpus was filed and was served upon the **Superior Court Of New Jersey - Burlington County Criminal Division,** Clerk of Courts.

Chief Judge: Ronald E. Bookbinder

Chambers address: Burlington County Court Facility

49 Rancocas Road, 7th floor

Mount Holly, New Jersey 08060

Copy to issue to the State Prosecutor

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**Miliany Bonet, daughter, heir of my husband American National and Native on land**