

CONSTRUCTIVE NOTICE and Declaration

The men and women "acting" under the Crown Corporation

The men and women "acting" as Police Officers

Any and all men and women "acting" as Public Servants / Peace Officers

I, **John-Paul of the Doe family**, a **conscientious free will man created by God**, with a Temporary Mail Location, _____, city commonly known as _____, region commonly known as Peel, and territory commonly known as Ontario, and am the authorized agent for the legal entity name JOHN DOE (or any derivations thereof), do give Constructive Notice and Declare:

1. THAT, I am a Commoner of Common Law status in Common Law Jurisdiction, a jurisdiction of principles in which the Dominion of Canada was founded upon – *de facto* since December 11th 1931, and;
2. THAT, I **reserved and continue to reserve all my rights** on any contracts related to statutes such as the Highway Traffic Act, and;
3. THAT, the 2022 Dodge Dakota with the Vehicle Identification Number xxxxxxxxxxxxxxxxxxxxxx is my **private property** and travelling vessel, and;
4. THAT, I have the **unalienable right** to own and use that property, and;
5. THAT, possession is nine tenths of the Law, and;
6. THAT, I have exercised and continue to exercise my **unalienable right** to travel the Earth as the *King James version of the Holy Bible, Chapter 1: 26* [which you swore an oath upon (or similar Bible)] states:

“*And God said, Let us make man in our image, after our likeness: and let them have dominion over the fish of the sea, and over the fowl of the air, and over the cattle, and over all the earth, and over every creeping thing that creepeth upon the earth.*”
7. And, THAT, I recognize the people in the Public Sector – who swore an oath of office to a *de facto* government – only as Peace Officers and Public Servants whose primary goal is to “**serve and protect**” ALL Man, and;
8. THAT, I am only using the legal identity name, JOHN DOE – which **I have copyrighted** for commercial and **protection** purposes – **under private necessity** to sustain and maintain my life via commerce, and that I am **not voluntarily** attached to it permanently as an accessory to *de facto* Crown property, and;
9. THAT, I am not subject to the prosecution of **victimless crimes** – specifically those related to the Highway Traffic Act or any other statutory act which is a foreign and inferior jurisdiction to the one I have already declared myself in, and;
10. THAT, it is my God-given right to do commerce (contract) both privately and publicly with whom I choose based on the fundamental principles of law in which **my consent is needed**. Hence, the Common Law Maxim: *Consensus facit legem* “**Consent makes the law.**”

I do hereby serve this *Constructive Notice and Declaration* and state clearly, specifically and unequivocally my **intent to peacefully and lawfully exist** free of all statutory obligations, restrictions and that I maintain all rights at law to trade, exchange or barter **as a Commoner** and exist without deceptive governance and to do so without limitations, restrictions or regulations created by others and **without my consent**.

FURTHERMORE, I claim that anyone who interferes with my lawful activities after having been served this *Constructive Notice and Declaration* and who fails to properly dispute in writing in a **point for point format** or make lawful

counterclaim is **breaking the law - a trespass**, cannot claim good faith or colour of right and that such transgressions will be dealt with in a properly convened court *de jure*. If there are any false and/or frivolous claims made by any Public Servant(s) in response to this *Constructive Notice and Declaration*, the individual(s) **will be held Fully Commercially Liable**.

It is your duty to make aware all appropriate offices and update your public records and computer databases in regards to my status to avoid any unnecessary conflict with any Peace Officers in the future.

All transgressors who **trespass** upon my God-given unalienable rights will be subject to damages starting at \$1,000,000CDN and further costs will reflect the attached Fee Schedule. Copyright infringements compel a \$50,000 liability fee for each unauthorized use – do not use the artificial name JOHN DOE in *any of its forms* without my consent!!! The fundamental principles of law that the Dominion of Canada was founded upon also include the Nuremburg Principle of “**Following orders is no excuse**” for infringing upon people’s God-given Natural Rights.

To clarify the purpose of this *Constructive Notice and Declaration*: I **justifiably** want to enjoy my unalienable right to Life, Liberty and the Pursuit of Happiness. Until your duty to “serve and protect” is called upon as a Peace Officer in Common Law jurisdiction, please allow me to exercise my God-given unalienable rights.

If there is any **man** or **woman** who is being **unjustly damaged by any of the actions taken on my part** or statements herein or if I have erred in anyway, if he/she will inform me with any and all of the alleged facts, and if it is true, I will sincerely make every effort to remedy the situation as well as amend my ways.

The Law:

In **Rex. v. Sung Chong [1909], 14 B.C.R 275 (C.A.) 1909 1900-9**, Judge Irving states: “Among the **normal rights** which are available to every British subject **against all the world are**: ...the enjoyment of the advantages ordinarily open to all the inhabitants of the country, e.g., ...**free use of the highways**; ...and to one's own property.”

In **Hydro-Electric Power Commission of Ontario v. County of Grey [1924], 55 D.L.R. 339** Justice Masten J.A states: “It has long been recognized in the Courts of Ontario and England that the **right of the public to free passage along the King’s highway is paramount, and cannot be interfered with even by the Crown itself...**”

In *de facto court R v. Pawlowski, [2009]* Judge A. A. Fradsham recognized and reaffirmed the judicial determinations made above.

The right to use the road unmolested IS a natural right (a.k.a. common law right) and a natural right is unalienable.

UNALIENABLE:

The state of a thing or right which cannot be sold. 2. Things which are not in commerce, as public roads, are in their nature unalienable. Some things are unalienable, in consequence of particular provisions in the law forbidding their sale or transfer, as pensions granted by the government. The natural rights of life and liberty are unalienable.

~Bouvier’s Law Dictionary 1856 (A common law dictionary)

**Notice for the Agent is Notice for the Principal;
Notice for the Principal is Notice for the Agent applies under this Notice.**

With all due respect,
All rights reserved, Non-Assumpsit.

Per:: sign in red ink and/or blood finger print

For: the legal entity/person of **JOHN DOE**
and all derivations thereof / GOVERNMENT OF CANADA/
PROVINCE OF ONTARIO.

Ignorantia excusatur non juris sed facti. “Ignorance of fact is excused, but not ignorance of law.”
Govern yourself accordingly as you can no longer claim ignorance (with this Notice).

FEE SCHEDULE
FOR
John-Adam of the **Doe** family, **Agent**
FOR
JOHN ADAM DOE

FEE SCHEDULE BETWEEN CLAIMANTS

And all those to whom this may apply.

Effective February 5th 2007

This fee schedule is your NOTICE of the applicable FEES and COSTS **John-Adam: Doe** charges for his time for the protection or defending of his inherent unalienable rights and interests.

You the living individual, CORPORATION, employees and/or representatives of, such as Law Firm, person, natural person, Agent or otherwise, agree to the terms and conditions of this FEE SCHEDULE, and each individually and/or collectively accept full responsibility and liability for the charges/fees, described herein in the event you choose to involve and or engage the private party **John-Adam: Doe** claimant in any matter, tort damage, by default, mistake or otherwise.

Nothing in this Notice or any other agreement/contract, Notice, Fee Schedule, confers or purports to confer on any Third party, any Benefit or any Right to enforce any term(s) of this or any agreement / contract.

Fees/charges for service/costs incurred.

Copyright Infringement	\$50,000 per occurrence
Hourly rate for time, labour, effort(s)	\$300.00 per hour
Unlawful Detainment	\$1,000.00 per hour
Placed in Handcuffs	\$5,000.00 per occurrence
Filing of court claims, defense or other documents	\$100.00
Time in court of any kind or jurisdiction	\$300.00
Educational Services	\$750.00
Travel time and mileage in any matter	\$200.00 per hour/\$1.00 per mile
Receiving unsolicited/unwanted phone calls	\$50.00 per call
Erroneous reports with any Credit Bureau causing restraint/restriction of Trade	\$200.00 per dollar demanded by Debtor, equal to the amount of Indebted-ness, mistakenly reported with any and all Credit Reporting Bureaus.

All fees and charges are to be tripled in the event of claimant involvement in any frivolous, vexatious, malicious, unfounded prosecutions or litigation proceedings.

Payment in full is due no later than ten (15) days of receipt of Invoice. Payment must be made payable to JOHN ADAM DOE. Interest is calculated at 3 percent per month, compounded on all over due accounts.

Other miscellaneous charges may apply, Postage, obtaining Dis-honor non Acceptance Notarial Protests and Certificates, Injunctions, Judgments, Certified mail, air travel, meals, insurance, vehicle rentals, accommodations, collection fees, Bailiff, Lien/Security Interest, Registration fees, legal fees, and other costs incurred, will be billed at cost plus one hundred (100) percent.

John-Adam: Doe Commoner of Common Law Status at Common Law.
I, **John-Adam: Doe** reserve all my rights. This document may not be reproduced by any medium
for any purpose whatsoever by anyone without prior written permission.

We are dealing in commerce and the LAW OF CONTRACT applies. These are binding contracts, please think before you act.
Prices, terms and conditions are non-negotiable and subject to change without Notice.