

## PETITIONER

BY SPECIAL APPEARANCE ONLY

AMBASSADOR Michael Parsons of the SOVEREIGN TSILHOOTIN NATION-  
COUNTRY OF THE CHILCOTIN, A LIVE MAN, UNDER DURESS, WITHOUT PREJUDICE,  
HELD AGAINST MY WILL AT THE DOUGLAS COUNTY NEBRASKA JAIL,  
TO:

THE CLERK OF THE U.S. DISTRICT COURT  
100 CENTENNIAL MALL, SUITE 587  
LINCOLN NEBRASKA 68508

PETITIONERS NOTICE OF SYSTEMATIC DENIAL OF DUE PROCESS

NOTICE OF REFUSAL OF APPOINTED COUNSEL DON SCHIENSE TO PROVIDE;

1. COUNSEL, 2. COPY OF DOCUMENTS FILED IN THIS MATTER, 3. DEPOSE WITNESSES,
4. REVIEW AND FOLLOW UP ON PETITIONERS PETITIONS, MOTIONS, APPEALS AND  
NOTICES, 5. REVIEW DISCOVERY, 6. ARRANGE FOR APPEARANCE BY EXPERT  
WITNESSES, 7. REPORT ASSAULT ON PETITIONER BY U.S. MARSHALS TO THE  
COURT AND REQUEST A RESTRAINING ORDER AND MEDICAL EVALUATION AND  
CARE, 8. REQUEST OF PETITIONER BY MR. SCHIENSE TO SNEAK DOCUMENT  
INTO THE JAIL IN VIOLATION OF JAIL POLICY AND LAW, 9. REFUSAL OF  
PETITIONERS REQUEST TO CORRECT THE RECORD IN THIS CASE AND TENHUBERT  
CASES THAT WERE DISMISSED AND OR A NOT TRUE BILL WAS RETURNED BUT  
ARE STILL IN THE RECORD AND USED AGAINST ME, 10. REFUSED TO FILE  
MY PETITIONS, 11. REFUSED TO CORRECTLY REFER TO ME AS MY STATUS OF  
AMBASSADOR, 12. ACTS MORE LIKE A PROSECUTOR ASKING QUESTIONS ABOUT  
RESOURCES OF THE TSILHOOTIN NATION, 13. REFUSED TO VERIFY THE DEPARTMENT  
OF STATE RECOGNIZED MY STATUS AS AMBASSADOR OF THE TSILHOOTIN NATION-  
COUNTRY OF THE CHILCOTIN, 14. REFUSED TO ADVANCE MY DEPOSSES, 15,  
REFUSED TO PETITION COURT FOR PRETRIAL RELEASE, 16. REFUSED  
TO DISCLOSE THE FORM OF COURT OR RULES THE COURT WAS UNDER, 17. REFUSED  
TO DISCLOSE IF HE HAD ACCESS TO PACER BUT ASKED ME TO GIVE HIM A COPY OF DOCF 12,  
END.

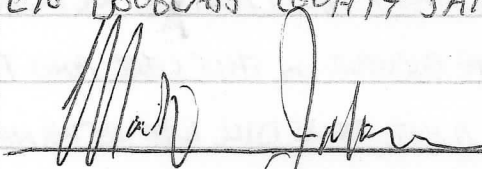
CERTIFICATE OF SERVICE

PETITIONER, AMBASSADOR Michael Parsons OF THE SOVEREIGN TSLHQT'IN NATION - COUNTRY OF THE CHILCOTIN, BY SPECIAL APPEARANCE ONLY, CERTIFIES THAT THE FOREGOING IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND THAT THE FOREGOING HAS BEEN PLACED INTO THE INSTITUTIONAL MAIL SYSTEM AT THE DOUGLASS COUNTY JAIL IN OMAHA NEBRASKA AND ADDRESSED TO THE CLERK OF THE U.S. DISTRICT COURT AT 100 CENTENNIAL MALL, SUITE 507 FEDERAL BUILDING, LINCOLN NEBRASKA 68508. AND PER FEDERAL RULES IS DEEMED FILED TODAY, AUGUST 27, 2018.

UNDER DURESS, WITHOUT PREJUDICE

U.S. ... ~~AMBASSADOR Michael Parsons~~  
AMBASSADOR Michael Parsons  
TSLHQT'IN NATION - COUNTRY OF THE CHILCOTIN

c/o DOUGLASS COUNTY JAIL, 710 SOUTH 17<sup>TH</sup> STREET OMAHA NEBRASKA 68102

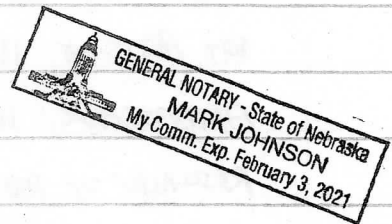


88-27-2018

NOTARY

02-03-2018

MY COMMISSION EXPIRES



January 29, 2017

Michael Parsons, ACJ (USCT)



Governor Bill Haslam of Tennessee  
State Capitol Building, Nashville, Tennessee

NOTICE OF CONDITION PRECEDENT

In compliance with Executive Order 13132 ("Federalism") signed by President Bill Clinton on August 10, 1999 Section 2: (d) "The people of the States are free, subject only to restrictions in the Constitution itself or in constitutionally authorized Acts of Congress, to define the moral, political, and legal character of their lives."

I hereby define my political and legal characters as follows:

Be it known by all, that I Michael Wayne Parsons, am a living flesh and blood man and that on June 23 2015 did give NOTICE to all in the world that I am not a citizen of the UNITED STATES, nor any corporation posing as government such as STATE OF TENNESSEE CORPORATION. Any who wish to challenge this admission must do so by responding to that notice within 30 days of publication. Notice was also given to anyone in the world who may have a contract (or unsigned presumed contract) under the above name, that this notice serves as an addendum to all contracts or presumptions ad initio, in which the signatory name may (or may not) appear. Notice that the following be included as part and above the perceived signatory which is in fact an autograph with or without the notice "without prejudice, UCC1-207, UCC1-308 or ..., which indicates done under threat, duress and coercion rendering it a void contract and all of my God Given rights are reserved."

Let it be known to all that this notice also serves to rebut any presumption that any Federal, State, County or Municipality or any Corporation posing as government, including but not limited to any and all STATE OF \_\_\_, COUNTY OF \_\_\_, CITY OF \_\_\_, COUNTRY OF \_\_\_, etc, has authority (parens patriae) over any of my family or property.

Let it be known that as a flesh and blood living man I can not see or communicate with any corporations as they are non-living fictions on paper and as such, I can only reply to living flesh and blood men and woman.

Therefore, the matter claimed by Tipton County is over, nullified and void from its inception.

Michael Parsons  
Associate Chief Justice, (USCT), Ambassador  
Tsilhqot'in Nation Country of Chilcotin  
Under Duress, Without Prejudice

Exhibit # 4  
Case # 027-8  
Date 1-30-17  
Initials MP pgs. 1

Notice of Declaration of Legal Status and Character

I Michael Parsons, a living flesh and blood man, son of God in heaven, Ambassador of the sovereign Tsilhqot'in Nation-Country of the Chilcotin do hereby serve Notice of Declaration of my Legal Status and Character.

Pursuant to,

1. 15 Statutes-At-Large 249, (1868)
2. Executive Order 13132, (1999)
3. Condition Precedent, (June 26, 2016)

And thereto, forego all benefits, privileges and immunities afforded U.S. Citizens and Residents by the Corporate Government of the UNITED STATES.

I reserve all of my god given unalienable rights including those recognized by the Declaration of Independence, the original organic constitution for the united State of America, including its original 13 amendments also known as the "Bill of Rights", all treaties including the Montevideo Convention on Rights and Duties of States and the Vienna Convention on Diplomatic Relations, international law and the Constitution of the Tsilhqot'in Nation.

The intent of this Notice of Declaration is that of clarification of and rebutting any and all presumption of any connection to, contract with or obligation to the corporation known as the UNITED STATES, DBA, UNITED STATES OF AMERICA, USA and U.S. I reserve my inherent right to contract or not contract to the extent that my Status in not altered in any manner.

My legal status and character is as a living flesh and blood man, son of God in, Ambassador of the Tsilhqot'in Nations-Country of the Chilcotin. I am not the 8 USC 1401(a) U.S. citizen or all capitol letter juristic person, and as such am outside of the statutory jurisdiction of the USA.

My allegiance is to my creator and heavenly father to care for his creation (earth), its animals and teach my fellow man and woman to be independent, self-sufficient and self-governing. I am alien to your corporation posing as government.

This Notice of Declaration shall be considered accepted within the doctrine of estoppel by acquiescence, thirty (30) days from today.

*U.S. Ambassador Michael Parsons Jan. 30 2019*

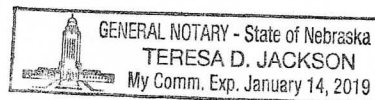
Ambassador Michael Parsons, Tsilhqot'in Nation-Country of the Chilcotin

*Teresa D. Jackson*

NOTARY

1-14-2019

My Commission Expires



Continue to object, protest and dissent even if the judgement goes against you because without your consent, any judicial decision is null and void and of no legal consequence. The judgement only applies to their artificial person/entity – not you!

#### Capitis Diminutio Maxima (Name in ALL CAPITALS)

For purposes of understanding one's legal or commercial status under the Admiralty system (the law system used in England, Canada and much of the US), it is necessary to examine the curious use of all CAPS -Capitis Diminutio Maxima- in legal and domestic income tax forms, credit cards & statements, loans, mortgages, speeding & parking tickets, car documents, road tax, court summons etc. While seemingly a trite concern, this apparently small detail has extremely deep significance for all of us!

Gage Canadian Dictionary 1983 Sec. 4 defines Capitalize adj. as: "To take advantage of – To use to ones own advantage."

Blacks Law Dictionary – Revised 4th Edition 1968, provides a more comprehensive definition as follows ...

Capitis Diminutio (meaning the diminishing of status through the use of capitalization) In Roman law. A diminishing or abridgment of personality; a loss or curtailment of a man's status or aggregate of legal attributes and qualifications.

Capitis Diminutio Minima (meaning a minimum loss of status through the use of capitalization, e.g. John Doe) – The lowest or least comprehensive degree of loss of status. This occurred where a man's family relations alone were changed. It happened upon the arrogation [pride] of a person who had been his own master, (sui juris,) [of his own right, not under any legal disability] or upon the emancipation of one who had been under the patria potestas. [Parental authority] It left the rights of liberty and citizenship unaltered. See Inst. 1, 16, pr.; 1, 2, 3; Dig. 4, 5, 11; Mackeld. Rom.Law, 144.

Capitis Diminutio Media (meaning a medium loss of status through the use of capitalization, e.g. John DOE) – A lessor or medium loss of status. This occurred where a man loses his rights of citizenship, but without losing his liberty. It carried away also the family rights.

Capitis Diminutio Maxima (meaning a maximum loss of status through the use of capitalization, e.g. JOHN DOE or DOE JOHN) – The highest or most comprehensive loss of status. This occurred when a man's condition was changed from one of freedom to one of bondage, when he became a slave. It swept away with it all rights of citizenship and all family rights.

Diminutio. Lat. In civil law. Diminution; a taking away; loss or deprivation.

Capite. – Lat. By the head.

As Black's Law Dictionary explains, the full capitalization of the letters of one's natural name, results in a diminishing or complete loss of legal or citizenship status, wherein one actually becomes a slave or an item of inventory. The method, by which the State causes a natural person to "volunteer" himself into slavery, is through forming legal joinder, implied or stated, with the entity or legal fiction (name all CAPS). Of course, most natural persons wouldn't willingly form such an unlawful but legally reductionist joinder, so trickery and obfuscation are used; and this starts when our birth certificates are created.

[The initial joinder is formed when a legal Birth Certificate is issued by the State, name in all CAPS. In fact, both the Certificate of Birth AND Social Security number, are for "inventory" control purposes, similar to the Amistad Schooner's manifest or those numbers or records used by legal entities or Corporations to track, account for, use and dispose of inventory.]

Due to the UK, Canada and the US being bankrupt countries, yes all these countries have been bankrupt for some time now; they all have currencies that are known as FIAT currency. In other words, all our money is worthless! There is no big Gold or Silver reserves to back it up...look on any UK banknote and you will see the words, I promise to pay the bearer. It is a promissory note... nothing more. Worthless basically!

So when we are registered at birth, the government produces a corporation, a straw-man, by placing our name in all capitals. But why I hear you ask? Well as we are a bankrupt country (just waiting to go into an economic fold – exactly what is about to happen in the US) the government needs collateral to invest and to receive loans on, so we, the people, become slaves in bondage to be used as collateral with lenders.

Do not make the mistake of thinking that still doesn't apply! Do not make the mistake of taking advice from anyone who studies, or has studied orthodox law, as they especially will not know this...they were kept well away from this deliberately. Police do NOT know that us and them are slaves in bondage, solicitors & lawyers do NOT know that them and us are slaves in bondage, and most government agents do NOT know either.

But the great thing is we don't have to be. It is as easy as being knowledgeable, aware and then just politely declining their offered contract!



Cassell's Latin Dictionary (27th edition, 1955, pp.103)

Coactus – a compulsion, compelling; coactu atque efflagitatu meo, cic.

The Oxford Latin Dictionary ABS-LIB (1968, pp. 339)

coactus1

1. Compressed, condensed; (of milk) curdled. b (neut. pl. as sb.) felt cloak.

2. Unnatural, artificial, forced, contrived.

3. (of instruments, actions, etc.) Unwilling, forced. b. required by law, compulsory.

coactus2

Compulsion, constraint.

Interestingly, Cassell's Latin Dictionary and the Oxford Latin Dictionary provide the additional definitions:

Cassell's Latin Dictionary:

coacto – To compel.

coactor – 1. a collector of rents, money at auctions, etc. 2. One who compels.

References

List of Latin abbreviations (wikipedia.org) Dumas, Alexandre – Black Tulip, The (literature.org) Signing in protest and under duress (one-heaven.org) Cassell's Latin Dictionary, pp.103 (exfacie.com) Oxford Latin Dictionary, pp.339 (exfacie.com)

Note: Correction to the reference from one-heaven.org was applied (removing the term ellipse for ellipsis). Thanks to Gerald for identifying this correction.

Article courtesy of Freedom From Government

## VOID JUDGEMENT

The Commonwealth Style manual says at page 116 that the only proper way to spell some one's name is in lower case and that even to capitalize the first letter is a family decision... so here you have the Commonwealth Government admitting that all caps is not the proper way to spell some one's name then if you add to that this statement by a USA supreme court justice the following...

“Inasmuch as every government is an artificial person, an abstraction, and a creature of the mind only, a government can interface only with other artificial persons. The imaginary, having neither actuality nor substance, is foreclosed from creating and attaining parity with the tangible. The legal manifestation of this is that no government, as well as any law, agency, aspect, court, etc. can concern itself with anything other than corporate, artificial persons and the contracts between them.” – S.C.R. 1795, Penhallow v. Doane's Administrators (3 U.S. 54; 1 L.Ed. 57; 3 Dall. 54), Supreme Court of the United States 1795 [Not the “United States Supreme Court”]

This tells you where it stands at the moment...

If you need proof this unconscionable system is used in Australia then all you need to do is examine your birth certificate, driver license and most government and financial institution issued documents. In effect the law changes a human-being's status from one of a free man or woman to an artificial person, juristic person, “ens legis” (creature of legislation) or legal fiction. It is despicable fraud and deception by the political and legal systems.

If you have ever read a statute or Act you will see references being made to a “person” instead of a man, woman or human-being. Most Acts do not define what type of person they refer to: is it a “natural person” (human-being) or an “artificial person?” In some law dictionaries a “natural person” can also mean an artificial person so it would be best not to refer to yourself as a natural person, but only a man, woman or human-being.

If you are ever charged and summoned into court always ask and demand to know if your first name and family name is written in all-capital letters on the charge sheet, summons and any other court document. Ask something like: “Before I grant my conditional consent to this proceeding what is the nature of the entity this court believes me to be?” and/or “Does that name printed in all capital letters represent an artificial person; a juristic person and a legal fiction?”

If the magistrate or judge ignores, evades or disregards your question then you can be reasonably certain that they want you to be liable and responsible for their created “strawman” legal fiction. You are standing in a court acting deceptively and fraudulently in that it won't disclose the fact that it's dealing with legal fictions instead of free-born sovereign human-beings. Tell the court: “I am not the artificial person/entity printed in your legal documents despite my name sounding the same as the all-capital printed name. You are attempting to enslave me against my will and consent to accept liability for the artificial person/entity printed on those documents.”

Do not answer a magistrate or judge whenever he uses your name unless he is willing to state on and for the record the context in which your name is being used, and all the legal documents have been changed to spell your name in proper noun English and not all capital letters.

\*UCC INFO\*

SHARE THIS WITH ALL ABOVE AND BELOW THE BORDER, IN OR OUT OF THE BELLY OF THE BEAST.  
GOD BLESS, WAUKSACRED

The Uniform Commercial Code [UCC] used by the courts [not only in the USA] gives them jurisdiction 'only' over corporations. Flesh and blood human beings are not corporations; therefore, the only jurisdiction courts have over any of us is what we 'allow' through unawareness, and CONsent, which sustain fraud. By Silas-Wesley: King, Junior, All Rights Reserved, UCC1-308 in all places and at all times and I deny all. Never give anyone your name when asked. Sign above your name on your drivers license, All Rights Reserved, and when presented with any paperwork in court or on the street, say, "Let me see that. That's not me, and I don't think that person exists" and give it back to the person that gave it to you.

Claim your rights at all times and refuse compelled benefits. Be humble and say, 'Sir', 'Your Honor', etc.

It is just business. We are dealing in commerce. The life we live today has been re-directed, mis-directed, and we have lost our perspective based on how we are educated in the school systems across America. We are educated to be tax payers and CUIISP numbers. Every interaction we enter into is about commerce and contracts. The Founding Fathers at the least wanted us to learn and understand what commerce and contracts are about.

The 'Banksters' are about controlling your money, the educational system, constantly making war, and creating arguments. But, the thing people don't know is that they always have to give you a remedy. Before they took over this nation they let everybody know how they would do it, and gave us the remedy. It is part of the contract, otherwise everything is a fraud. A fraud is a fraud. It does matter when you find the fraud. At the beginning or at the end of the issue, it has always been a fraud.

**The remedy is in Common Law.** Common Law protects. it is like goose in the game called, 'hit'. Just say, "**I Reserve All my Rights**". Or... Let it be known to all that I, am a beneficiary of the Trust, I explicitly reserve all of my rights. UCC 1-308 which was formally UCC 1-207 [in the USA]. I reserve all of my rights at all times and in all places, nunc pro tunc (now for then) from the time of my birth and forevermore, not to be compelled to perform under any contract or commercial agreement that I did not enter knowingly, voluntarily and intentionally. And furthermore, I do not accept the liability of the compelled benefit of any unrevealed contract or commercial agreement.

Further, I am not a United States citizen or a 14th amendment citizen. (I am a Citizen of the republic of Illinois) and reject any attempted expatriation. See 15 United States statute at large, July 27th, 1868 also known as the expatriation statute.

I SIMPLY SAY, I AM A LIVE MAN, NOT A CITIZEN, A CITIZEN IS A SUBJECT AND A SUBJECT IS A SLAVE.  
Further, let all be advised that all actions commenced against me may be in violation of, USC TITLE 18 > PART I > CHAPTER 13 > § 242 Deprivation of rights under color of law USC TITLE 18 > PART I > CHAPTER 13 > § 241

Conspiracy against rights Violation fee is \$250,000 per person or \$500,000 in silver species per organization per incident or per 15 minutes or any part thereof. Wherefore all have undeniable knowledge.

In common law you use a notary and pay a dollar before there is an argument. In Admiralty Maritime or Contract Law you pay an attorney or lawyer after there is an argument. You pay a notary a dollar before or an attorney or lawyer after. Which one would you decide. Public or private. Common law or hidden contracts that are adhesion contracts that bind you to something you knew nothing about. Contract Law. Attornment is the act of turning over property from one person to another.

Scribes studying to become knights would list all the property and create treaties for the winning nobleman of some contest. It is called attornment and the scribe later came to be called an attorney. After the civil war, attorneys were sent over here from England to turn the land back over to England. The Banksters also took notice of the gold rush of 1949. The attorneys from the first labor union kept any one from practicing law except lawyers and attorneys. But, you are expected to know the law. The law of your peers, common law, the law of the land. Attorneys are used whenever there is an argument or to create an argument. The judge is there to decide who has to pay. Who has brought dis-honor to the contract or the agreement. This entire process has descended into both sides paying both the judge and the attorney. It is just business.

In these transactions no one has to be damaged. You just have to give your name and you are in the game. **In Roman Law, you are guilty until proven innocent. In common law, you are innocent until proven guilty.** In Roman Law, the all caps name is used in commerce and once you give it, you have just given your title away. Who you gave it to, now owns you or you are considered a dead man. It is just business. So, when asked to give your name, say "I reserve all my rights, UCC1-308, may I see the paperwork?" and there is paperwork somewhere because it's just business. All rights reserved. Common law [www.copblock.org](http://www.copblock.org) Harassment UCC1-308 SOURCE with thanks [scannedretina.com](http://scannedretina.com) As I see it, through the Cestui Que Vie Act 1666 toxic leaders claimed humans were all dead [at sea], and took custody of everything we owned like a trustee. [www.opsi.gov.uk](http://www.opsi.gov.uk) If it is so, do you think they're going to give all of that up now? Please research, and use discernment, regarding a big upcoming 'event' that will gift everyone money and set us free. Remember, toxic leaders are masters of deception, and 'always' use the same template to trick humans into giving away personal power. It's called problem-reaction-solution, and the possible end game is outlined here [ourgreaterdestiny.wordpress.com](http://ourgreaterdestiny.wordpress.com) **We are all in this together so please share this information widely.**

## 07 – How to sign your name without assuming liability

What does a signature mean? I will tell you right now that when you sign something (no matter what “they” say), it means that you accept liability. And if you don’t read and agree to EVERYTHING you sign, you are making a big mistake.

I am constantly being asked ... “How do I sign my name? ... AND maintain my rights?”

We all know that before they let us go, they ALWAYS want us to sign something to keep us coming back. There are other points in the “legal” system where a “signature” is expected or required before the court can proceed as well.

I have heard that adding “Under Duress”, or “All Rights Reserved” to a signature when signing a document will maintain our inherent human rights; and while this could work as well, the proper and Latin way to sign under duress is to add a “V.C.” before your name.

Vi Coactus, abbreviated to V.C., is a latin term. The website wikipedia cites the definition of vi coactus as: “constrained by force”. Used when forced to sign (“or else ...”)

Perhaps the most famous use of vi coactus when signing a document was that of Cornelius de Witt. Alexandre Dumas captured the event as follows:

The Grand Pensionary bowed before the will of his fellow citizens; Cornelius de Witt, however, was more obstinate, and notwithstanding all the threats of death from the Orangist rabble, who besieged him in his house at Dort, he stoutly refused to sign the act by which the office of Stadtholder was restored. Moved by the tears and entreaties of his wife, he at last complied, only adding to his signature the two letters V. C. (Vi Coactus), notifying thereby that he only yielded to force.

There is scant authoritative information regarding this term on the web. However, on the One Heaven Society of United Free States of Spirits website the following information is provided:

The Bar want you to sign as surety

At key points in a Court case, the Bar members want you to sign certain documents. Why? Because your signature is like your vocalized consent – it can be legally interpreted as your agreement to be surety for an obligation and to perform as well as to waive other rights.

Do you have to sign? No you don’t. But in many cases, the Bar has designed a system so that if you don’t it is interpreted as dishonor so that they can invoke their power of attorney powers to declare you delinquent, incompetent and send you to prison anyway.

This is why you may have heard of people who refused to sign the papers when entering prison and yet were treated worse than most serious criminals, with complete apparent ignorance of their rights- why? because the system is designed at certain points where you MUST sign. So how do you overcome an unjust and unfair system that forces a man or woman to sign under duress, against their will and yet interprets such signatures as valid under Canon Law? The answer is making sure your signature follows a clear mark of duress.

Vi Coactus

Before you sign anything under duress, in order not to be unfairly determined as in dishonor and incompetent, you may lawfully initial in large letters the letters V.C. where you will sign, then sign your name after- always after.

What V.C. stands for is Latin for Vi Coactus which means literally “under constraint”. This should normally be sufficient on any document which you are forced to sign to bear witness to the fact that it was done under duress.

Now, at the earliest opportunity before the court or official, you can make it known that upon review of your signature it can be proven to have been forced under threat and coercion and so cannot be used as legally binding agreement.

In some locations and in some prisons as this knowledge grows, it is possible that law enforcement officials may start to reject such signatures, adding more threat and force on a person to sign without using V.C. It is your choice remembering that if you allow such criminal intimidation and torture to prevail and do sign without protest then the system can simply lie and state you made such a sign of your “own free will”.

So if they tear up the paperwork and demand you do it again, stating that such a signature is unlawful then such claims are against the laws of the Roman Cult Canon Law- the actual law that underpins their own statutes and regulations. However, if after several attempts they still refuse, there is a second method equally valid- the use of ellipse.

The use of ellipses

When the threat of intimidation or outright rejection of lawful protest is too great, then a second and equally valid method of signing under protest is permitted, namely the use of three full stops placed first, followed by the signature so that the three dots are not obscured by the signature.

This is called an ellipsis eg “...” and indicates that legally there was a form of words you wanted to state but were unable due to some event, in this case because of threat and coercion.

Thus, at the earliest opportunity the ellipsis can be revealed and it can be stated that you intended to write V.C. but were prevented therefore nullifying any agreement.

It would be of interest to the author if there have been any more recent cases where V.C. has been used to sign a document. There appears to have been a case in Indonesia where Dutch interests signed V.C., however, the author does not have full access to the journal in question:

The Measures Taken by the Indonesian Government against ...by I Login – 1958 – Related articles

Authority” or “o.p.” (under protest) or “v.c.” (vi coactus). And that, of course, was precisely what it was: compelled by force.

...

Source: [journals.cambridge.org/article\\_S0165070X00029879](http://journals.cambridge.org/article_S0165070X00029879)

Further definitions and their sources:

Black’s Law Dictionary (9th edition)

The ninth edition does not provide a definition for vi coactus.