

 **RISE OF LIBERTY: RECLAMATION STRATEGY DOCUMENT - FOR SOVEREIGN  
CONSTITUTIONAL NOTICE AND HABEAS FILINGS - FREEDOM IGNITE (FB)**  
**Mass Habeas Corpus from a Sovereign Constitutional Standing**  
*A Movement for the Restoration of Children, Liberty, and Law*

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- Note - Please do not share this document with just anyone. While I want everyone who needs it to have it, they need to come to a class or be participating in the group or have already come to a class.

***There are TWO GPT's available to go along with this document and you will need to come to class to receive the links to both.***

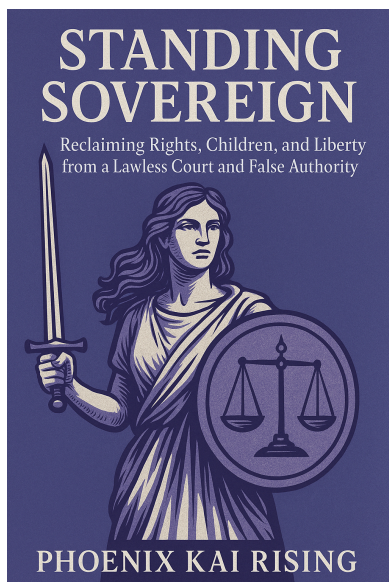
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 **INTRODUCTION: THE SOVEREIGN STAND**

We are not litigants. We are **living men and women**, sui juris, in propria persona, invoking rights secured by the **Constitution**, **natural law**, and **divine authority**. We are reclaiming our offspring and our liberty from unlawful restraint imposed by agencies and courts operating outside constitutional boundaries.

This is **not a request for mercy** from the very actors who committed the harm. This is a **judicial notice**, a **constitutional demand**, and a **reclamation of inherent rights**.


Let it be known: We do not consent to joinder with legal fictions, trust entities, or administrative jurisdictions. We appear **specially, not generally**, with all rights reserved under **UCC 1-308** and the **Supremacy Clause** of the U.S. Constitution.



ORDER **STANDING SOVEREIGN** TODAY !

*A Sui Juris Warriors Guide to Constitutional Self Defense:  
Reclaiming Rights, Children, and Liberty from a Lawless  
Court and False Authority by Phoenix Kai Rising -*

[STANDING SOVEREIGN BOOK](#)

 **STEP ONE: FILE THE NOTICE – REVOKE CONSENT, RECLAIM RIGHTS** (link at the end of this section for a template Notice:)

Before any petition is filed, the **Notice of Void Orders, Jurisdictional Defect, and Constitutional Challenge** is the first and most essential filing.

This document is a sovereign declaration — it is how we **expose the game**, revoke **unlawful consent**, and establish our standing on the record. This is not a procedural motion. It is **judicial notice** of fraud, usurpation, and void acts cloaked in legitimacy.

We file this because:

- We now know the rules. We have studied the law. And we invoke it **better than they do**.
- We have been **tricked into silent contract** through undisclosed joinder and misrepresentation.

This Notice is our **revocation of presumed consent**, our **rebuttal of jurisdiction**, and our **demand for remedy**.

 **Why Sovereign Language?** Because:

- We are not wards of the state.
- We are not legal fictions.
- We are divine creations, living men and women, standing in full capacity.

 **What this Notice Does:**

- ★ **Rebukes all presumptions** of consent, jurisdiction, wardship, and legal status.
- ★ **Invokes and reserves all rights** under natural law, divine law, the U.S. Constitution, and UCC 1-308.
- ★ **Demands proof of jurisdiction** and application of strict scrutiny.
- ★ **Rebutts compelling state interest** doctrines when no harm, no unfitness, and no emergency exists.
- ★ **Declares all orders void ab initio** due to procedural and constitutional defects.
- ★ **Appoints all actors as trustees**, operating under duty and fiduciary obligation to protect rights and offer remedy.


★ **Affirms honor, peace, and truth**, not dishonor or adversarial conflict.

## What is a Jurisdictional Defect?

A jurisdictional defect exists when a court **acts without lawful authority** — either because:

1. It lacks **subject matter jurisdiction** (i.e., power to hear the type of case), or
2. It lacks **personal jurisdiction** (i.e., power over the living being involved), or
3. It proceeds **without due process** and fails to apply **constitutional standards**.

If a court violates constitutional procedure — such as issuing orders based on mere "preponderance of evidence" or applying the "best interest of the child" standard **without first finding a parent unfit by clear and convincing evidence** — then all resulting orders are **VOID ab initio**.

 Black's Law Dictionary (6th Ed.) defines "void" as:


"Null; ineffectual; nugatory; having no legal force or binding effect."

## Application:

A court that seizes or restricts custody without applying strict scrutiny or meeting constitutional burdens **never had lawful jurisdiction to begin with**.

A "best interest" finding **is not enough**. Constitutional law requires:

1. Proof of parental **unfitness or harm**,
2. Using **clear and convincing evidence** — not preponderance.
3. Ensuring **least restrictive means**.

 Cite authority:

**Troxel v. Granville, 530 U.S. 57 (2000)** – Parental rights are fundamental.

**Santosky v. Kramer, 455 U.S. 745 (1982)** – Clear and convincing evidence required before the state may sever parental ties.

**Pierce v. Society of Sisters, 268 U.S. 510 (1925)** – Parents have the right to direct upbringing and education.

**Pennoyer v. Neff, 95 U.S. 714 (1878)** – No personal jurisdiction without lawful process.

**In re Leshner, 651 S.W.2d 734 (Tex. 1983)** – Orders issued without bond or lawful process are void.

### **Rebutting the Compelling State Interest Doctrine**

- The "best interest of the child" standard is void without a prior finding of unfitness.
- No compelling state interest exists unless proven by **clear and convincing evidence**.
- Troxel, Santosky, Pierce, Yoder, and Meyer all affirm that liberty and family rights cannot be overridden by mere policy preferences.

### **Use this language:**

***"There has been no finding, by clear and convincing evidence, that affiant is unfit. No injury, no harm, no compelling interest. Therefore, no jurisdiction."***

- Here is the TEMPLATE NOTICE AS AN EXAMPLE:

 **TEMPLATE: NOTICE OF VOID ORDERS, JURISDICTIONAL DEFECT, AND CO...**

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## **STEP TWO: OVERSTAND HABEAS CORPUS – THE SWORD OF LIBERTY**

### **"Produce the body, and justify the restraint."**

- ❖ Habeas corpus is **the most sacred constitutional remedy** for liberty violations. It is not just about criminal incarceration — it applies **any time the government unlawfully restrains a living being's liberty**. And yes, this includes the unlawful seizure or obstruction of a **parent's natural right to be with their offspring**.

### **OVERSTAND THIS:**


Habeas means: *"You have the body — now PROVE the authority."*

In family court context, it demands: "You are holding my child or obstructing my relationship. **What lawful cause gives you that right?**"

If they cannot show constitutional grounds, the restraint is **null and void**.

### **Constructive Custody Doctrine:**

Even if a child is not in physical lockup, state actors exercising control over access, custody, or decisions **are exercising constructive custody**. That's restraint.

 Cite: *In re Clausen*, 442 Mich. 648 (1993) – Habeas can be used in child custody matters implicating constitutional rights.

### **File Two Petitions – Here's Why:**

**For Return of the Child** (Unlawful Custody or Constructive Custody)

**For Restraint on Parental Liberty** (Visitation blocked, no decision-making, forced monitoring, etc.)

### **Why Two?**

So that denial of one doesn't taint the other.

Because each touches distinct but related liberty rights.

 Always assert that you are:


Sui juris, in propria persona.

Not consenting to any legal fiction or wardship designation.

Appearing under threat, duress, and coercion.

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## **STEP THREE: OVERSTAND THE STRATEGY – WHERE AND HOW TO STRIKE**

 Our habeas strategy is not random — it is a precision-guided constitutional strike:

 **File in a Different Court:**

**!! NEVER** file your habeas in the same court that issued the unlawful order. **!!**

That court is compromised, invested in its own error, and cannot impartially rule on the harm it caused.

### **Where to File:**

- ☐ A higher trial court (e.g., District Court if order was from County Court)
- ☐ A general jurisdiction appellate court
- ☐ Federal Court (U.S. District) under 28 U.S.C. § 2241 if state courts deny or refuse
- Make sure you step up the ladder to exhaust each location so you don't run into the issue of them denying right away. This step also allows us to collect the names of the bad actors who continue to violate our rights if they do not grant habeas. (Go to the DEEP DIVE info on following pages!)

### **How to Frame It:**

1. It's not an appeal — it's a **new action challenging an ongoing unlawful restraint**.
2. Frame the situation as **current and active harm**, not just a past injustice.
3. Name the proper respondent: CPS, the agency director, the court clerk, or any person exercising custody.

### **What to Attach:**

1. Copy of void orders
2. Affidavit under penalty of perjury (28 U.S.C. § 1746)
3. Exhibits of procedural violations, denial of access, ignored motions
4. Any psychological or factual evidence disproving unfitness
5. The original Notice of Void Orders as foundational reference

### **Build the Record:**

Even if denied, your filings **create a constitutional trail of bad faith**.

This supports escalation to **federal habeas or a 42 U.S.C. § 1983 civil rights suit**.


### **Strategic Purpose:**

Lay the groundwork for **permanent reunification**.


Expose void jurisdiction and compel judicial admission of fraud.

Declare the state actor's burden: they must justify their interference using **strict scrutiny** and **clear evidence**.

**For a deep dive Visit THIS link:**

 Rise of Liberty: Mass Habeas Action: Complete Lay Out:

- Also read through this document but you need to be in a class to understand how we are going to use sovereign and constitutional language in our filings now! You do need to know this information:

★  WHC\_Deep Dive - 5th and 14th amendments differences

This gives some habeas templates, but hold off on using them until you come to class and decide which route you want to go - LAWFUL and CONSTITUTIONAL as KING or stay in their legalese "legal" realm. ITS UP TO YOU BUT - if you file a NOTICE invoking your rights, YOU CANNOT GO BACK!!! There is no HALF IN HALF OUT!

ITS ALL OR NOTHING - so you MUST OVERSTAND your SOVEREIGN STANDING!!!

Order STANDING SOVEREIGN - Your SOVEREIGN ARMOURY!:

[STANDING SOVEREIGN BOOK](#)



#### **STEP FOUR: SERVE, FILE, AND BUILD THE RECORD**



Include in your filings:

1. The NOTICE (jurisdictional challenge)
2. Habeas Corpus petition(s)
3. Affidavit under 28 U.S.C. § 1746
4. Exhibits (court orders, evidence of violations, denial of due process)
5. Writ of Quo Warranto (if challenging authority of state actors)



Serve to:

1. Court of filing (not same court that violated rights)
2. State Attorney General
3. DOJ Civil Rights Division
4. SCJC (or equivalent)

## JOIN THE MOVEMENT

Visit **[www.ChildrensCourt.org](http://www.ChildrensCourt.org)** – a court-free, child-focused alternative designed to restore family unity and expose the abuses of family court.

We do not ask for justice. We **invoke** it. We do not submit. We **stand sovereign!**

**Join the FREEDOM IGNITE - ASHES TO ACTION FACEBOOK GROUP -**

**[Freedom Ignite - Mass Writ Of Habeas Filing](#)**