To: John A, Doe *in esse*, d.b.a. “County name County Assessor/Clerk-Recorder”

 “ILLINOIS” / “COUNTY OF KANE”, Elections Department

 719 S. Batavia Ave. Assessor

 Geneva, Illinois, [60134]

 Service by: Fax: (630) 232-5870

August 13, A. D. 2013 **Re:** Follow-up request from: July 15, 2013, for voter withdrawal

**Notice of Termination of Voter Registration for Constructive Fraud and**

**Demand for Specific Performance**

Greetings John A. Doe (Served Party of Record):

A startling Material Fact has come to my attention: By participating in Federal, State, County, or City elections, a man or woman unwittingly commits a crime, pursuant to Section 2 of the Fourteenth Amendment to the Constitution of the United States’ private corporate Charter (*i.e.* the foreign, private, for-profit municipal utility corporation formed in A. D. 1871). Based upon the breach of political allegiance of the living man or woman (*i.e.* one whose lawful state is identified by his/her name which is properly spelled in upper and lower case letters) to the *de jure* (lawful) republic state government of State, which existed prior to said corporate amendment, such crime is an act of **Treason,** or at minimum, **Terr0rism**.

 As such operation of alleged law is unconscionable, I hereby expressly and lawfully DEMAND that the “name”, which is written in ALL CAPITAL letters, or any variation thereof, be removed from the Voter Registration Rolls immediately and such alleged “registration” be cancelled, *nunc pro tunc praeterea preterea* (*i.e.*, then as now and hereafter). I **deny** that the hereunder defined living man is a “citizen” or “subject” of said alleged “UNITED STATES” or the alleged “STATE OF ILLINOIS;” and that I am **not** an *ens legis* (legal) “person” subject to the authority of the alleged “United States” or the alleged “STATE OF ILLINOIS.” Finally, I do NOT qualify to become a citizen of the United States as I am NOT “white.” [See: Naturalization Act of 1802]

 In accordance with my rights pursuant to the Full Faith and Credit Doctrine, I lawfully Demand a response from your department within ten (10) business days of your receipt of this Notice which: **1)** certifies[[1]](#footnote-1) that such registration **has been expunged from your records** and the manner in which said expungement was accomplished; **2)** explains why the live employees of this department have acted in bad faith, inasmuch as they failed to provide Full Disclosure their involvement in such an artifice and scheme (in the meaning of the original U. S. Constitution, Article 3, Section 3). Accordingly, I lawfully demand **immediate expungement** ofYOUR ALL CAPS NAME from all COUNTY, STATE AND FEDERAL Voter Registration rolls.

 If I do not receive a verified response from you by this reasonable deadline that is certified to be true, correct and complete, within the time specified; then, **by your silence, you admit that you are a knowing party to this artifice or scheme to deprive me of my intangible right of honest services** [*cf*.18 U.S.C. Sec. 1346] thereby subjecting you to suit in an environmental court system without the United States. Additionally, by your silence, you are deemed to be in full agreement with the material Facts stated herein. Beyond that reasonable deadline, your silence will activate estoppel [see *e.g.*: *Carmine v. Bowen*, 64 A. 932 (1906)], and it will also constitute Fraud [see: *United States v. Tweel*, 550 F.2d 297 (1977); see also: 18 U.S.C. 1341 (mail fraud), 1961 *et seq.* (RICO)]. I am greatly anticipating your full professional cooperation in this Matter.



 Sincerely,

 By: ……………………..……….…….…………….…….….…………….…

 Maurice Doe, *sua potestas esse*[[2]](#footnote-2)

 (not an Accommodation Party)

 c/o: 3323 Blue Ridge Drive

 Carpentersville, Illinois [**DO NOT USE ZIP CODES**] u s of A

Copies sent to the following Foreign-State Agents:

 STATE OF ILLINOIS ATTORNEY GENERAL

 Attn: Lisa M. Madigan, *in esse*, d.b.a. ATTORNEY GENERAL Registered Mail #

 100 W. Randolph Street, Chicago, Illinois, u s of A [60601]

UNITED STATES DEPARTMENT OF JUSTICE

 Attn: Eric H. Holder, Jr., *in esse*, d.b.a. ATTORNEY GENERAL Registered Mail #

 950 Pennsylvania Avenue Northwest, Washington city, D. C. [20530]

1. The term “certify” means that the “Served Party” will provide a sworn statement, which includes the following: 1) that the agents of UNITED STATES (Inc.) and agents of **STATE OF ILLINOIS** (Inc.) have, in good faith, provided **Full Disclosure** that their quasi-government of “**IILINOIS”** is not a lawful government under the doctrines of International Law or the *de jure* Constitution for the United States of America; 2) that the alleged **STATE OF ILLINOIS** (**DUNS number 06-523-2498**) is in fact a quasi-political subdivision, a private sub-corporation of the “UNITED STATES”, Inc., and is a non-American foreign state corporation; 3) that any American that participates in any election is deemed to be a “citizen” of the United States, *i.e.,* U.S. person or Federal citizen, and is deemed to be **subject to the jurisdiction** of said quasi-political subdivision; 4) that any such American (participating in elections) descends to the inferior status and standing of a mere “citizen” / subject of (and subordinate to) the United States Congress, *de facto* (since A. D. 1859) , and/or the UNITED STATES, Inc. [↑](#footnote-ref-1)
2. ***sua potestas esse*** – having full Power and Authority over one’s own dominions. [↑](#footnote-ref-2)