# Proof of Injury, Standing, and Authority Questionnaire

**Declarant / Defendant:**  
**First Middle Last, confirmed First**

**To:** [Name of Officer / Attorney / Agency / Court]  
**Re:** [Case Name / Number]

### I. Standing and Injury-in-Fact

1. Identify the specific **injury-in-fact** that you claim I have caused. Provide documentation of the loss, damage, or injury.
2. Provide evidence of **causation** connecting me, by act or omission, to the alleged injury.
3. Provide evidence that the alleged injury is **redressable** by this court or tribunal.
4. Identify the injured **party in fact**. Is it an individual, corporation, agency, or the United States?
5. Provide documentation of any **fiscal loss, expense, or deficit** that I personally caused.

### II. Authority and Office

1. State whether you are acting as:
   * ☐ Employee
   * ☐ Supervisor
   * ☐ Inferior Officer
   * ☐ Constitutional Officer
   * ☐ Private Attorney
   * ☐ Other (specify)
2. Provide your **oath of office** or employment contract authorizing your appearance in this matter.
3. Provide the statute, regulation, or constitutional clause that grants you authority over this living man.

### III. Claimant, Witnesses, and Accuser

1. Identify the **claimant** in this matter (the party alleging injury).
2. Identify any **witnesses** to the alleged acts.
3. Identify the **accuser** — the man or woman making a verified complaint against me.
4. Provide signed, sworn statements of all claimants, witnesses, and accusers.

### IV. Evidence and Burden of Proof

1. Provide the evidence you rely on to support your claims. Clarify whether each item is **fact, conclusion, or hearsay**.
2. Provide the chain of custody and certification of all documents or records.
3. Provide competent evidence of standing, status, and capacity of the party bringing the complaint.
4. Provide evidence that the alleged obligation or duty arises from a lawful **contract to which I am a party**.
5. Provide evidence of **consideration** exchanged in any such contract.

### V. Violations if Not Provided

Failure to provide the above information constitutes:

* **Violation of Due Process** (Fifth and Fourteenth Amendments).
* **Violation of Confrontation Clause** (Sixth Amendment).
* **Professional Misconduct** (ABA Rules 3.1, 3.3, 8.4).
* **Fraud upon the court** (Hazel-Atlas Glass Co. v. Hartford-Empire Co., 322 U.S. 238 (1944)).
* **Abuse of process and malicious prosecution.**

### VI. Counterclaim Notice

If no evidence of injury-in-fact, causation, and redressability is produced, I reserve the right to counterclaim for:

1. **Malicious prosecution** and **abuse of process**.
2. **Fraud upon the court** and misrepresentation of authority.
3. **Civil rights violations** under 42 U.S.C. § 1983 (deprivation of rights under color of law).
4. **Damages** for time, expense, and reputational harm.
5. **Sanctions** for frivolous claims under Rule 11, Federal Rules of Civil Procedure.

**Executed this \_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_\_.**

Signature: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, without recourse, in good faith.  
Printed Name: First Middle Last, confirmed First