### **Constitutional / Jurisdictional Rebuttals**

1. I rebut any presumption that this tribunal has **subject matter jurisdiction**; jurisdiction must be proven on the record (Ex parte McCardle, 74 U.S. 506 (1869)).
2. I rebut any presumption that this tribunal has **territorial jurisdiction** over a living man domiciled upon the land of a Union State (Pennoyer v. Neff, 95 U.S. 714 (1877)).
3. I rebut any presumption that this tribunal has **personal jurisdiction** absent lawful service and voluntary consent (International Shoe Co. v. Washington, 326 U.S. 310 (1945)).
4. I rebut any presumption that I am a statutory “person” under 26 U.S.C. § 7701(a)(1); I am a living man, not a franchise.
5. I rebut any presumption that my rights can be waived by silence; waiver of constitutional rights cannot be presumed (Johnson v. Zerbst, 304 U.S. 458 (1938)).
6. I rebut any presumption that this tribunal may apply **war powers** inward upon the People; the Constitution applies equally in war and in peace (Ex parte Milligan, 71 U.S. 2 (1866)).
7. I rebut any presumption that federal territorial statutes extend into the Union States absent consent (Hooven & Allison Co. v. Evatt, 324 U.S. 652 (1945)).
8. I rebut any presumption that consent to jurisdiction has been given by contract obtained without full disclosure (Boyd v. United States, 116 U.S. 616 (1886)).
9. I rebut any presumption that “United States” is a singular concept; it has three distinct definitions requiring clarity on the record (Hooven & Allison).
10. I rebut any presumption that an appearance creates general jurisdiction; special appearance preserves all objections.

### **ABA Rules & Attorney Conduct Rebuttals**

1. I rebut any presumption that an attorney may appear without disclosing the **attorney-client relationship** (ABA Model Rule 1.2 – Scope of Representation).
2. I rebut any presumption that attorneys may mislead the court; attorneys owe **candor to the tribunal** (ABA Rule 3.3).
3. I rebut any presumption that attorneys may conceal conflicts of interest; disclosure is mandatory (ABA Rule 1.7).
4. I rebut any presumption that attorneys may communicate with represented parties without consent (ABA Rule 4.2).
5. I rebut any presumption that attorneys may act outside lawful authority; attorneys must not engage in conduct involving dishonesty, fraud, deceit, or misrepresentation (ABA Rule 8.4(c)).
6. I rebut any presumption that attorneys may prosecute without **standing**; Rule 3.1 prohibits frivolous proceedings.
7. I rebut any presumption that attorneys are immune from liability; professional misconduct removes privilege (ABA Rule 8.5).
8. I rebut any presumption that attorneys may impersonate government officers; this violates ABA ethics and 18 U.S.C. § 912.
9. I rebut any presumption that attorneys may appear without an **oath of office** or bar admission disclosure (state constitutional requirement).
10. I rebut any presumption that attorneys act for “the people”; attorneys represent private clients, not sovereign authority.

### **Commercial / UCC Rebuttals**

1. I rebut any presumption that silence constitutes consent; UCC § 1-308 allows reservation of rights.
2. I rebut any presumption that unrevealed adhesion contracts bind me; lack of disclosure voids obligation (UCC § 1-103).
3. I rebut any presumption that negotiable instruments may be enforced without proof of loss or ownership (Clearfield Trust Co. v. United States, 318 U.S. 363 (1943)).
4. I rebut any presumption that legal titles extinguish equitable rights; equity abhors fraud.
5. I rebut any presumption that public debt instruments bind the People without consent; contracts must be mutual.

### **Due Process Rebuttals**

1. I rebut any presumption that proceedings may continue without proper **notice and opportunity to be heard** (Fifth Amendment).
2. I rebut any presumption that administrative process overrides constitutional protections.
3. I rebut any presumption that compelled testimony or self-incrimination may be demanded (Fifth Amendment).
4. I rebut any presumption that due process is satisfied by presumptions of fact; facts must be proven with competent evidence.
5. I rebut any presumption that the burden of proof shifts to me; the moving party must prove jurisdiction and claims.

### **Final Protective Rebuttals**

1. I rebut any presumption that I am an enemy, belligerent, or combatant; I stand in peace.
2. I rebut any presumption that government actors are immune from liability for violations of constitutional rights (Marbury v. Madison, 5 U.S. 137 (1803)).
3. I rebut any presumption that officials may act without accountability; acts beyond jurisdiction are void and may constitute acts of terrorism against the People (18 U.S.C. § 2331).