

**SUPERIOR COURT**

**Petitioner; John-Doe; Smith**  
Beneficiary / Creditor / Executor for  
JOHN DOE SMITH

CASE # \_\_\_\_\_

**Vs**

**ADMINISTRATIVE LAW JUDGE**

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**STATE OF \_\_\_\_\_**  
**FIDUCIARY TRUSTEE**  
**FICTITIOUS PLAINTIFF / DEFENDANT**

**JUDICIAL NOTICE**  
**NOTIFICATION OF ADMINISTRATIVE VIOLATIONS**  
**ADMINISTRATIVE PROCEDURES, TITLE 5 U.S.C.,**  
**SECTION 552, FOIA; CFR TITLE 28, JUDICIAL**  
**ADMINISTRATION, PART 16 – PRODUCTION OR**  
**DISCLOSURE OF MATERIAL OR INFORMATION;**  
**REQUEST FOR PUBLIC RECORDS**

**USC Title 28, Judiciary and Judicial Procedures, Section 1652 requires the Courts**  
**and the Agents to follow Acts of Congress and all Statutes; regulations**  
**and Statues at Large are Acts of Congress.**

The maker of this Affidavit / Document , John - Doe ; Smith , agent , ( third party witness ) , Requests that any imperfections in spelling , or grammar , be overlooked , since He is not an Attorney , nor does He hold Himself to be one .

**REQUEST FOR PUBLIC RECORDS**

NOW, COMES, The Petitioner, John-Doe; Smith (hereinafter Petitioner) being Beneficiary / Creditor / Executor of the living man/woman JOHN DOE SMITH with this JUDICIAL NOTICE; NOTIFICATION OF ADMINISTRATIVE VIOLATIONS ADMINISTRATIVE PROCEDURES, TITLE 5 U.S.C., SECTION 552, FOIA; CFR Title 28, JUDICIAL ADMINISTRATION, [PART 16 — PRODUCTION OR DISCLOSURE OF MATERIAL OR INFORMATION](#); REQUEST FOR PUBLIC RECORDS.

**PUBLIC RECORDS UNDER U.S.C. TITLE 5, SEC. 552, FOIA RECEIVED**

**ADMINISTRATIVE AND PUBLIC LAWS**

1. This request is made pursuant to the provisions of the Freedom of Information Act, 5 U.S.C., §552, and the Privacy Act, 5 U.S.C. §552a (d) (1) for a full disclosure and release of all records and/or data contained in the files of your Department and/or Agency under my name and/or “identifier” to my name. This request sought herein is for Bond Information, and/or Commercial Crimes Bonding Information, and/or Case Bonding Information, and/or Commercial Crimes Bonding Certification, 5 U.S.C. §552 (a)(2)(A)(B) of records that are secured and maintained by your Department and/or Agency.
2. CFR Title 28: JUDICIAL ADMINISTRATION PART 16—PRODUCTION OR DISCLOSURE OF MATERIAL OR INFORMATION
  - a) This subpart sets forth procedures to be followed with respect to the “production or disclosure” of any material contained in the files of the Department, any information relating to material contained in the files of the Department, or any information acquired by any person while such person was an employee of the Department as a part of the performance of that person's official

duties or because of that person's official status.

3. Public Law 1, 48 stat. 1, refers to H.R 1491 to which the U.S. GOVT. and the State are the Trustees of the Trust created under this Public Law 1 which placed all property of the People into the U.S. GOVT and State, and that these possessions are a “trust “ to be used as a credit line.
4. Public Law 10, Chapter 48, 48 stat 112. Refers to H.J.R. 192 which removed all the lawful gold and silver from the State to pay its employees, and for the People the means to receive pay for sweat equity and pay debt. In 1933 – President Roosevelt passed HJR 192, June 5, 1933 – and since the government had taken the gold, and the People had no money, the government would pay the ‘debts’ for the People, thereby giving them unlimited credit. Whoever has the gold pays the bills. This legislation states that one cannot demand from you a certain form of currency, since any form, and all forms of currency are your credit. If they do, they are in breach of Public Law, PL 73-10. Not only does this insurance policy (law) protect the legislators from conviction for fraud and treason, but also it protects the People from damages caused by the Federal & State governments.
5. Under the law of the Cestui Que Vie Act of 1666, I declare that I am a living flesh and blood being, and NOT dead, and hold the position of Beneficiary on any document filed into the Department of Commerce in Washington D.C. on my live birth for the use of this credit under Public Law 1, 48 stat 1 in reference to H.R 1491.
6. The Court Judge, Plaintiff / Defendants, and both Attorneys, being educated in the Law of Commerce, Statute Merchant, and the Laws, have knowledge of the

Statutes at Large Vol 48 of 1933-1934, pages 1-112, and Title 12 U.S.C., Sec. 95 b and its reference to Public Law 91, 40 stat 411 of Oct 6, 1917 referring to H.R 4960, Trading With The Enemy Act. They also understand that they are under the title of Foreign Agent as listed in Title 22, Chapter 11, Sections 611 and 612, and are unregistered and unlicensed, and are required to be registered as debt collectors to sell or transfer any unregistered securities.

7. North Carolina Securities Act & Investment Advisors Act, N.C.G.S. 78A (Used and invoked as “full faith and credit.”)and 18 U.S.C., § 1956

**US Code - Section 1956: Laundering of monetary instruments**

(a)(1) Whoever, knowing that the property involved in a financial transaction represents the proceeds of some form of unlawful activity, conducts or attempts to conduct such a financial transaction which in fact involves the proceeds of specified unlawful activity -

(A)(i) with the intent to promote the carrying on of specified unlawful activity; or  
(ii) with intent to engage in conduct constituting a violation of section 7201 or 7206 of the Internal Revenue Code of 1986; or

(B) knowing that the transaction is designed in whole or in part -

(i) to conceal or disguise the nature, the location, the source, the ownership, or the control of the proceeds of specified unlawful activity; or

(ii) to avoid a transaction reporting requirement under State or Federal law, shall be sentenced to a fine of not more than \$500,000 or twice the value of the property involved in the transaction, whichever is greater, or imprisonment for not more than twenty years, or both.

8. This Court of Record, the Plaintiff / Defendants and both Attorneys, are Public Trustees and “Debtors in possession” by Oaths of Office under Chapter 11 Reorganization, and are acting as Trustees to the Bankrupt Estate(s) under P.L. 73-10 ,

48 stat 31 of the Agricultural Adjustment Act of 1938. The Bankruptcy Act of 1826 placed the U.S. Secretary of the Treasury, Comptroller of Currency & the Department of Agricultural in charge of the 1933 Public Law 10, Chapter 48, 48 stat 112 and Public Law 1, 48 stat 1, and all property is registered and Titled to the STATE OF \_\_\_\_\_, and the State is required to pay all taxes and all up-keep, and discharge this debt for the People.

9. The Courts, the Plaintiff / Defendants, and their Attorneys are using unlawful Tax Warrants of Attorney as puts and calls to purchase Equity Securities and to steal this Beneficiary Money using GSA FORMS SF 24 BID BOND, SF 25 PERFORMANCE BOND, and SF 25A PAYMENT BOND and MILLER REINSURANCE AGREEMENTS 273, 274 and 275.

10. The Courts, the Plaintiff / Defendants, and both Attorneys are required by the U.S. PATRIOT ACT to reveal the source of their funds by filing Currency Transaction Reports, Currency and Monetary Instrument Transportation Forms (CMIR's) under §§ 5311 et seq. of 31 U.S.C. of THE BANK SECRECY ACT, and 31 CFR § 103.11 regulations et seq., under the U.S. PATRIOT ACT and SEC Rule 17a-8, which applies to all broker-dealers, and incorporates the requirements of the Bank Secrecy Act to file reports and maintain records showing the source of the funds.

11. The Courts, the Plaintiff / Defendants, and Attorneys are in Breach of Fiduciary Duty under 28 USC 1652 the Congressional Act and the contract to the people as Beneficiary / Creditor / Executor of the live Estates not abandoned,

Public Law 1 48 stat 1, H.R. 1491, Public Law 10 ch 48, 48 stat 112, HJR 192, Public Law 73-10, 48 stat 31 and Public Law 91, 40 stat 411 of Oct 6, 1917 is the given remedy by Congressional Public Law. The breach comes by failing to cancel or discharge the public debt once you have committed an act of fraud and breach of your Trustee Duties to the people in violation of Title 18 USC 471, Obligations or securities of United States by claiming abandonment.

12. The Courts, the Plaintiff / Defendants. and Attorneys are aware of 15 Statutes At Large, Ch 249 "Chap. CCXLIX. ---An Act concerning the Rights of American Citizens in foreign States" which has given remedy to the Naturalized citizen of the real State from the 14<sup>th</sup> Amendment citizenship of the Federal government.
13. The Courts, the Plaintiff / Defendants, and both Attorneys are aware of Title 50 app. Section 21 Chap. CCXLIX. ---"An Act concerning the Rights of American Citizens in foreign States" has given remedy to the people in your foreign state stats as defined under Title 28 USC 1608 and has removed the people out of the Enemy of the State status which make us peace inhabitants.

#### **Release of Information Under FOIA**

14. The Plaintiff / Defendants and their Attorneys all have to verify and prove that the petitioner is not who he says he is.

15. The Plaintiff / Defendants and their Attorneys will have to verify and prove that the Petitioner is not a living breathing flesh blood man.
16. Or, prove that he is an artificial person or deceased.
17. The Plaintiff / Defendants and their Attorneys will have to verify and prove that the Petitioner's licenses do not come under Public Law 1, 48 stat 1 in reference to HR 1491, and Public Law 91, 40 stat 411 of Oct 6, 1917 which refers to H.R 4960, the Trading with the Enemy Act.
18. The Plaintiff / Defendants and their Attorneys will be required to prove that the Petitioner's means of transportation does not come under Public Law 1, 48 stat 1 in reference to HR 1491, and Public Law 91, 40 stat 411 of Oct 6 1917 which refers to H.R 4960, the Trading with the Enemy Act.
19. The Plaintiff / Defendants and their Attorneys will be required to provide evidence of Internal Revenue forms W-2, 1099 or the 1040 form, as they are claiming to be private contractors or private entities, and their use / filing of any of the forms will show what their status actually is.
20. The Plaintiff / Defendants and their Attorneys will be required to provide evidence of an Internal Revenue form of W 9 and 1099C, Change of Corporate Status from the standing of a public office to such as that of private contractors to show that such debt is canceled or discharged .

22. The Plaintiff / Defendants and their Attorneys will be required to provide the EIN number or TIN number for the change in status of a public office to that of a Private Corporation for tax purposes.
23. The Plaintiff / Defendants and their Attorneys will be required to provide GSA FORMS SF 24 BID BOND, SF 25 PERFORMANCE BOND, and SF 25A PAYMENT BOND and MILLER REINSURANCE AGREEMENTS 273, 274 and 275 of all \_\_\_\_\_ violations in \_\_\_\_\_.
24. The Plaintiff / Defendants and their Attorneys will be required to show their licensing as “foreign agents” who are able to buy, sell and transfer unregistered securities.
25. The Plaintiff / Defendants and their Attorneys are required to provide evidence and proof that the violation does not conform to 27 CFR, 72.11 Commercial Crimes.
26. The Plaintiff / Defendants and their Attorneys are required to provide evidence and proof of a performance in paying the bond under the Miller Act as found in Title 40 USC, Section 270 a - 270 D.-1 as the Defendants are claiming to be a private entity and private contractors, and NOT Constitutional public officers.
27. The Plaintiff / Defendants and their Attorneys are required to provide evidence and proof of who pays the private entities and private contractors; is it the state of \_\_\_\_\_, or a private Corporation.



28. The Plaintiff / Defendants and their Attorneys are required to provide evidence of the method of payment being lawful, in gold and silver, or in violation of Public Law 10, Chapter 48, 48 stat. 112, or in "private" currency known as Federal Reserve Notes.
29. The Plaintiff / Defendants and their Attorneys will be required to provide documentation and licensing, and lawful authority in order to function as debt collectors under the Bankruptcy of 1933, and the State of Emergency under title 12, Section 95b.
30. The Plaintiff / Defendants and their Attorneys will be required to provide evidence and documentation to explain why they have failed to comply with Public Law 10, Chapter 48, 48 stat 112, Public Law 1, 48 stat 1, and Public Law 91, 40 stat 411 of Oct 6, 1917, and why they failed to discharge the Public Debt.

## **DEFINITIONS**

### **CHARGED OFF (CANCELED) DEBTS AND THE IRS | 1099C**

**If your debt has been written off by a creditor then you may receive a 1099-c form from the source. You must claim this amount as income on your taxes because you never paid it back- thus making it income. However if you "settle" this debt as "paid in full" with the creditor make sure you ask that they agree to the settled in full arrangement and not send the remainder as a loss to the IRS. If the creditor willingly accepts "less than" as "full payment" then make sure they agree not to report remainder. The creditor can refuse but usually does not. See exceptions below for more information on excluded debts.**

Generally, if a debt you owe is **canceled or forgiven**, other than as a gift or bequest, you must include the canceled amount in your income. You have no income from the canceled debt if it is intended as a gift to you. A debt includes any indebtedness for which you

are liable or which attaches to property you hold. If the debt is a no business debt, report the canceled amount on line 21 of Form 1040. If it is a business debt, report the amount on Schedule C or Schedule C-EZ (Form 1040) (or on Schedule F, Profit or Loss From Farming (Form 1040), if you are a farmer).

**IRS Form W-9**, Request for Taxpayer Identification Number and Certification, is used to certify the taxpayer identification number (TIN) or Federal Employer Identification Number (FEIN), type of taxpayer, and tax status. UCSD needs to be concerned with W-9s for both payers and payees.

Breach of Fiduciary Duty; Breach of trust is a trustee's failure to act in accordance with the terms of the trust or the trustee's general fiduciary obligations. The trustee is subject to removal in the case of breach of trust and also creates personal liability. Whether or not the violation was willful, fraudulent, negligent, or inadvertent, a trustee is said to have committed breach of trust if a duty imposed on him/her by equity was violated

## **FIDUCIARY DUTY AND ADMINISTRATOR DUTY OF THE TRUST**

### **FED.R.CIV.P OR CIV.R.P. Rule 17. *Plaintiff and Defendant; Capacity; Public Officers***

(a) Real Party in Interest.

#### **(1) Designation in General.**

An action must be prosecuted in the name of the real party in interest. The following may sue in their own names without joining the person for whose benefit the action is brought:

(A) an executor;

(B) an administrator;

(E) a trustee of an express trust;

(F) a party with whom or in whose name a contract has been made for another's benefit; and

(G) a party authorized by statute.

The Petitioner, John-Doe; Smith, holds position as the Beneficiary / Creditor / Executor over the Trust for JOHN DOE SMITH a party with whom or in whose name a contract has been made for another's benefit.. The Bank and its representative agents held the Trust position as administrator between the JOHN DOE SMITH trust and the Federal Reserve Account. The Court clerk of Court and Judge\_\_\_\_\_ are trustees of an express trust; and a party authorized by statutes hold position as the Fiduciary Trustee to discharge or cancel the debt as required to these Public Law 1, 48 stat 1 (H.R.1491), Public Law 10, Ch 48, 48 stat 112 (HJR 192), Public Law 73-10, 48 stat 31, and Public Law 91, 40 stat 411 of Oct 6, 1917.

### **CONCLUSION**

The Petitioner has provided Administrative Law that allows for freedom of information to be given to the Petitioner as to why the defendants have failed to comply with the codes, rules, regulations, public laws, and policies. Such violations come under Title 31, Money and Finances, under section 3729; False Claims, North Carolina Securities Act & Investment Advisors Act N.C.G.S.78A (used as “full faith and credit”), and 18 U.S.C. § 1956. This failure has a remedy under the U.S. Constitution 14<sup>th</sup> Amendment, Section 4 “bounty against public debt.”

The Courts, the Plaintiff / Defendants, and Attorneys have acted in dishonor by laying fraudulent claim to a live estate by claiming such estate is abandoned through the misuse of Public Law 1, 48 stat 1 (H.R.1491), Public Law 10, Ch 48, 48 stat 112 (HJR 192), Public Law 73-10, 48 stat 31, and Public Law 91, 40 stat 411 of Oct 6, 1917.

As I, John-Doe; Smith, a living being, and being the Beneficiary / Creditor / Executor of the living man/woman JOHN DOE SMITH, Your Fiduciary Duty as Trustee requires you to cancel or discharge all claims in honor and return all property, securities, bonds, Muni funds, etc., and to reimburse these back to Beneficiary / Creditor / Executor as you and your public offices have dishonored you and these offices and violated and breached the Trust of Public Law 1, 48 stat 1, (H.R.1491), Public Law 10, Ch 48, 48 stat 112 (HJR 192), Public Law 73-10, 48 stat 31, and Public Law 91, 40 stat 411 of Oct 6, 1917.

Petitioner reserves the right to amend this filing without leave of the Court.

Expressly Reserving All Inherent Rights and Liberties,

---

John-Doe Smith

**PROOF OF SERVICE**

NOW, COMES, The Petitioner, John-Doe; Smith, being Beneficiary / Creditor / Executor of the living man/woman JOHN DOE SMITH. with JUDICIAL NOTICE NOTIFICATION OF ADMINISTRATIVE VIOLATIONS ADMINISTRATIVE PROCEDURES, TITLE 5 U.S.C., SECTION 552, FOIA; CFR Title 28, JUDICIAL ADMINISTRATION, PART 16 — PRODUCTION OR DISCLOSURE OF MATERIAL OR INFORMATION REQUEST FOR PUBLIC RECORDS , and files this amended document with the SUPERIOR COURT OF \_\_\_\_\_ COUNTY PER JUDGE \_\_\_\_\_ COURT ORDER on this day of \_\_\_\_\_ month of \_\_\_\_\_ in the year of our Lord 2011 AD. The Defendant's service of copies of this document will be by U.S. MAIL

\_\_\_\_\_

John-Doe; Smith

CC

[THIS SECOND DOCUMENT ATTACHMENT NEEDS TO BE IN BLUE INK ON 8 ½ X 14 REMOVE THIS NOTE BEFORE SUBMITTING FOR DEFENDANTS ONLY IN A CASE !]

JOHN DOE SMITH, General Estate.  
General Executor Office.  
Nation Ohio.  
General Post-Office.  
Sandy Road Northeast – nine two zero four.  
Coal City.  
United States Minor, Outlying Islands.  
Near. [12345-67890]

Done by the light of day nine December  
two-zero one-zero

=====

Original postal certification label here

=====

Office of Executive Officer  
Courts of the District of Columbia  
Attention: Anne B. Wicks  
500 Indiana Avenue, N.W., Room 1500  
Washington, DC 20530-0001  
U.S.A. [20001]

To: Office of Executive Officer.

From: General Executor Office – JOHN DOE SMITH, general estate.

Regarding: Unauthorized administration of JOHN DOE SMITH, general estate;

[CAUSE NUMBER 0:0CVR 123. U.S. District Court, N.D. Ohio.]

Enclosed you will find “abandoned” paperwork which appears to erroneously “allege” that John R. Adams, Judge, / STATE ATTORNEY GENERAL/ BANK ATTORNEY MR Larry Curly Moe who by his unwarranted acts, fraudulently claims authority from this general executor office to administrate for JOHN DOE SMITH , general estate. That false claim is hereby Adjourned. You are hereby warranted and directed to return the stolen properties therein in interest, and if the properties in interest are sold you are warranted and directed to replace them with the value received; and to settle and discharge all Lien Claims in this matter in interest. This matter is herein Adjourned.

You will forthwith return and transmit the specific written delegation of authority to

“represent” that authorization to administrate [act as trustee] the JOHN DOE SMITH general estate has been warranted, together with a certified copy of your oath for the Office of Court Administration, accompanied by a certified copy of your Bar Bond, and a detailed list of all bonds, sureties, indemnification, insurance and Court Registry Investment System (CRIS) CUSIP numbers, and a full accounting relating in any way to your or any related actor’s personal or professional involvement, as referenced above, through the unwarranted presentation of the arrogated paperwork intrusion upon the JOHN DOE SMITH, general estate.

govern yourself accordingly.

By: general executor

---

JOHN DOE SMITH,  
general estate.

Certified Document:

general executor office  
Nation Ohio.  
Coal City.  
STATE OF OHIO  
United States Minor, Outlying Islands.  
Near. [12345-67890]  
Telephone. [(555) 555-5555]

copy to: Office of Governor, Ted Strickland;  
General-Post Office.  
STATE OF OHIO  
Sandyville Road Northeast – nine two zero four.  
copy to: Office of Attorney General, Richard Cordray;

**[THIRD DOCUMENT ATTACHMENT IN BLACK INK REMOVE THIS NOTE  
BEFORE SUBMITTING !FOR DEFENDANTS ONLY IN A CASE]**

Certificate Authenticity

This is an official document and valid Admiralty/Maritime contract originating from a non-independent postal zone under the jurisdiction of the Universal Postal Union and Constitutes “ Official Mail” and is in compliance with Post Regulation concerning ‘private mail carriers’ john doe smith, Postmaster General

**Date:** December 1, 2010 nunc pro tunc

**By:** john doe of the house of smith

Beneficiary to UNITED STATES OF AMERICA v. KENNETH H. DALLAS, et al.,  
Case No. 0;00 -cv-0000 (U.S. District Court, N.D. Ohio)  
c/o Ohio nation  
Sandy Road Northeast – ninety-two zero four  
Coal City, Ohio

**To:** UNITED STATES OF AMERICA TRUSTEES, AGENTS, AND ASSIGNS  
INCLUDING ALL POLITICAL AND MUNICIPAL SUBDIVISIONS AND

LEGAL

ENTITIES  
c/o Judge John R. Adams  
UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF  
OHIO – EASTERN DIVISION  
510 United States Court House  
Two South Main Street  
Akron, Ohio 44308-1813

and / or

c/o SATAN Banking and Loan  
666 HELL Highways  
Hell Gate. HADES 6666

**IN Re:** UNITED STATES OF AMERICA v. JOHN D SMITH, et al.  
Case No. 0;00-cv-0000 (U.S. District Court, N.D. Ohio)

Dear Judge John R. Adams: and or SATAN Banking and Loan

I am writing you in response to your recent offer by way of judgment as released by you on November 30, 2010 in the trust matter as referenced above. **YOUR OFFER TO RELINQUISH MY POSITION AS BENEFICIARY TO CASE NO. 0;00-CV-0000 AND TO ACCEPT THE ROLE OF TRUSTEE IS DECLINED.** As an experienced public trustee I have the utmost confidence in your ability to protect the interests of the trust and this beneficiary and to ensure that the executor, Rebecca Israel and company, will bring forth the settlement for the liability that they created.

Further, the physical location on the (State) nation that abuts the federal overlay zone described in your order is presently occupied by a living man/woman exercising their usufruct rights to same and they are not willing to relinquish those rights.

Should you require any additional assistance from me please inform me without delay as to such, your request to include specifics as to the nature of the assistance or remedy sought. Again, thank you for your assistance with this matter and your service to the UNITED STATES OF AMERICA and the UNITED STATES.

In Peace,

by: beneficiary, \_\_\_\_\_



John -Doe Smith  
peaceful inhabitant, Northwest Territory, Ohio

Certificate Authenticity

This is an official document and valid Admiralty/Maritime contract originating from a non-independent postal zone under the jurisdiction of the Universal Postal Union and Constitutes "Official Mail" and is in compliance with Post Regulation concerning 'private mail carriers' john doe smith, Postmaster General

**[FOURTH DOCUMENT IN BLUE INK ON 8 ½ X 14 PAPER. REMOVE THIS NOTE BEFORE SUBMITTING FOR DEFENDANTS ONLY IN A CASE !]**

JOHN DOE SMITH, General Estate.  
General Executor Office.  
Nation Ohio.  
General Post-Office.  
Sandy Road Northeast – nine two zero four.  
Coal City.  
United States Minor, Outlying Islands.  
Near. [12345-67890]

Done by the light of day nine  
two-zero one-zero

December

=====  
Original postal certification label here  
=====

Office of Executive Officer  
Courts of the District of Columbia  
Attention: Anne B. Wicks  
500 Indiana Avenue, N.W., Room 1500  
Washington, DC 20530-0001  
U.S.A. [20001]

To: Office of Executive Officer.

From: General Executor Office – JOHN DOE SMITH , general estate.

Regarding: Postal location for JOHN DOE SAMITH, general estate;

[CAUSE NUMBER 0;00-cv-1234. U.S. District Court, N.D. Ohio.]

As occupant to the general executor office to JOHN DOE SMITH, General Estate you are herein warranted to change the postal location for said estate, nunc pro tunc to the said estate's creation date, to the following:

JOHN DOE SMITH, General Estate.  
General Executor Office.  
Nation Ohio.  
General Post-Office.  
Sandy Road Northeast – nine two zero four.  
Coal City.  
United States Minor, Outlying Islands.  
Near. [12345-67890]

Please note, on my authority as occupant of the general executor office of JOHN DOE SMITH General Estate, that any and all future postal materials previously sent to either 1234 Sandy Road Northeast, Coal City, OH [12345] for JOHN DOE SMITH, and or any derivation thereof, shall immediately be directed to the above postal location. This matter is herein adjourned.

govern yourself accordingly.

By: general executor

---

JOHN DOE SMITH, general estate.

Certified Document:

general executor office

Nation Ohio.

General-Post Office.

Sandy Road Northeast – nine two zero four.

Coal City.

United States Minor, Outlying Islands.

Near. [12345-67890] Telephone. [(555) 555-5555]

copy to: Office of Governor, Ted Strickland;  
STATE OF OHIO

copy to: Office of Attorney General, Richard Cordray;  
STATE OF OHIO

**[CC SEND COPIES TO ALL OF THE FOLLOWING DEPARTMENTS]**

**Original to:**

**Office of Executive Officer  
Courts of the District of Columbia  
Attention: Anne B. Wicks  
500 Indiana Avenue, N.W., Room 1500  
Washington, D.C. 20001  
U.S.A.**

**[Original postal certification label goes to the above address]**

**Copies To:**

Office of the United States Attorney General  
Attention: Eric H. Holder, Jr.  
950 Pennsylvania Ave NW

Washington, DC 20530-0001  
U.S.A.

Office of United States Department of Justice  
Attention: Finance Manager Curt Gallenbeck  
950 Pennsylvania Ave NW  
Washington, DC 20530-0001  
U.S.A.

Administrative Office Of The United States Courts  
Attention: Director Leonidas Ralph Mehan  
1 Columbus Circle Ne  
Washington, DC 20002-8000  
U.S.A.

Office of the Governor  
Attention: Ted Strickland  
Riffe Center, 30th Floor  
77 South High Street  
Columbus, OH 43215-6108  
U.S.A.

Office of Attorney General  
Attention: Richard Cordray  
30 E. Broad St., 17th Floor  
Columbus, OH 43215  
U.S.A.

Office of Secretary of State  
Attention: Jennifer Brunner  
180 East Broad Street  
Columbus, OH 43215  
U.S.A.

Office of U.S. Department of State  
Attention: Hillary Rodham Clinton  
2201 C Street NW  
Washington, DC 20520  
U.S.A.

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF  
OHIO – EASTERN DIVISION

Attention: Judge John R. Adams  
510 United States Court House  
Two South Main Street  
Akron, Ohio 44308-1813

U.S.A. **[THIS MAY NOT BE YOUR COURT, THIS IS ONLY AN EXAMPLE !]**

Office of Chief Counsel  
Attention: William J. Wilkins  
Internal Revenue Service Headquarters

1111 Constitution Ave., N.W.  
Washington, D.C. 20224  
U.S.A.

**(BANK OR CREDIT CARD COMPANY)**

c/o SATAN Banking and Loan  
666 HELL Highways  
Hell Gate. HADES 6666

Trial Attorney, Tax Division  
U.S. Department of Justice  
Post Office Box 55  
Ben Franklin Station  
Washington, D.C. 20044  
U.S.A. ( IF YOU ARE DEALING WITH IRS )

**SEC Headquarters**

100 F Street, NE  
Washington, DC 20549

**SEC Headquarters**

**Chicago Regional Office**

Merri Jo Gillette, Regional Director  
175 W. Jackson Boulevard  
Suite 900  
Chicago, IL 60604

**SEC Headquarters**

Fort Worth Regional Office  
Rose L. Romero, Regional Director  
Burnett Plaza, Suite 1900  
801 Cherry Street, Unit 18  
Fort Worth, TX 76102

**FBI Headquarters**

935 Pennsylvania Avenue, NW  
Washington, D.C. 20535-0001

Internal Revenue Service  
Criminal Investigation Division  
Box 192  
Covington, Kentucky 41012

Internal Revenue Service  
Stop 4440  
P.O. Box 9036  
Ogden, Utah 84201

IRS Technical Support Division

C/o Treasury UCC Contract Trust  
Internal Revenue Service  
1500 Pennsylvania Avenue, NW  
Washington, DC 20220