

FROM:

Christian Holm and Danielle Holm
P.O. BOX 438
Wedowee, Alabama 36278

DATE: 8 NOVEMBER 2016

TO: Melody Walker CM No. 7015-1660-0000-4536-9128
Clebune County District Juvenile Judge
120 Vickery St #200

Helfin, Alabama 36264 **AS THE LEAD COORDINATOR, CONSPIRACY
ORCHESTRATOR, CHILD KIDNAPPING RING LEADER, HEAD
INTERNATIONAL CHILD KIDNAPPING VIOLATOR,**

TO: THE STATE OF ALABAMA AS A SEPARATE ENTITY,
P.O. Box 5616

Montgomery, Alabama 36103-5616 CM No. 7015-1660-0000-4536-9135

TO: Alabama Secretary of State, John H. Merrill

TO: THE DEPARTMENT OF HUMAN RESOURCES AS A SEPARATE
ENTITY

TO: ALL ACTORS WITHIN THE DEPARTMENT OF HUMAN
RESOURCES IN THEIR OFFICIAL, INDIVIDUAL, PERSONAL AND
PRIVATE CAPACITIES, NAMED AND UNKNOWN,

TO: Governor Robert Bentley,

TO: Commissioner; Nancy T. Buckner,

TO: Sharon Ficquette,

TO: Jonathan Shlenker,

TO: Heike Lively,

TO: Nancy Jinright,

TO: Desiree Jackson,

TO: John Hardy,

TO: Conitha King,

TO: Simeon Herod,

TO: Paul Butler,

TO: Mandy Andrews,

TO: Paul Smelley,

TO: Melody Griffin,

TO: Joel Marsh,

TO: Katie Darnell,

TO: Lisa Townsend,
TO: Kelly Lever,
TO: Starr Stewart,
TO: Bill Pendergast,
TO: Gina Simpson,
TO: Hope Skelton,
TO: Sondra Landers,
TO: Cindy Perry,
TO: Chris Moody,
TO: Beth Schaffer,
TO: Faye Nelson,
TO: Brandon Hardin,
TO: Lathesia Sanlsberry,
TO: Larry Caver,
TO: Jeanetta Green,
TO: John James,
TO: Doris Ball,
TO: Allison Causey,
TO: Debbie Michelson,
TO: Amber Sanders Wilson,
TO: Amanda Tidwell,
TO: Stacey Jackson,
TO: Leslie Smith,
TO: Kristin Alex Martin,
TO: Tony Hamlin,
And TO: EACH AND EVERY SUB ENTITY, SUB AGENCY,
DEPARTMENT, BOARD AND POLITICAL SUBDIVISION
THEREUNDER,

TO: Allison J. Miller, CM No. 7015 1660 0000 4536 9111
and TO any and all law partners therein situated
PO BOX 566

HEFLIN, ALABAMA 36264, IN HER PERSONAL, PRIVATE, OFFICIAL,
QUASI-OFFICIAL and CORPORATE CAPACITIES, AS ONE OF THE
**KNOWN AIDORS ABETTORS AND CO-CONSPIRATORS IN THE
KIDNAPPING;**

THE CALHOUN COUNTY SHERIFFS DEPARTMENT AS A
SEPARATE ENTITY;

400 W. 8TH STREET

ANNISTON, ALABAMA 36201 CM No. 7019 1660 0000 4536 9173

TO: County Sheriff Matthew Wade, and all Calhoun County Deputies, Jailers
AND ALL Staff, known and unknown, IN THEIR OFFICIAL, INDIVIDUAL,
PERSONAL AND PRIVATE CAPACITIES;

**TO: Rachael Israel, as the actual kidnapper in the presence of visibly armed
men who placed us under extreme duress, threats of loss of life, liberty and
property ABSENT WARRANT, ABSENT OUR CONSENT OR ASSENT,
ABSENT PROBABLE CAUSE, ABSENT REASONABLE ARTICLUABLE
SUSPICION OF PENDING CRIME, and who first removed the father
Christian from Danielle's and the baby's presence to be able to
PHYSICALLY OVERPOWER Danielle AND KIDNAP our child;**

TO: THE COUNTY COMMISSIONERS COURT AS A SEPARATE
ENTITY;

TO: THE INDIVIDUAL County Commissioners IN THEIR OFFICIAL,
INDIVIDUAL, PERSONAL AND PRIVATE CAPACITIES;

- Fred Wilson,
- Tim Hodges,
- Don Hudson,
- John Hess,
- Lee Patterson,

TO: Brian McVeigh;
Calhoun County District Attorney IN HIS OFFICIAL, INDIVIDUAL,
PERSONAL AND PRIVATE CAPACITIES;

25 West 11th Street, Suite 400

Anniston, Alabama 36201 CM No. 7019 1660 0000 4536 9180

And TO EACH of the following Assistant District Attorneys IN THEIR
OFFICIAL, INDIVIDUAL, PERSONAL AND PRIVATE CAPACITIES;

- TO: Eric Snyder,
- TO: Stan Allen,
- TO: Jayne Amberson,

Tim Burgess,
TO: John Casey,
TO: Patrick Casey,
TO: Sheila Field,
TO: C. Lynn Hammond,
TO: Randy Moeller,
TO: Shannon Page,

And to any and all other, unnamed, unknown Assistant District Attorneys;
AND TO: EACH AND EVERY SUB ENTITY, SUB AGENCY,
DEPARTMENT OR BOARD THEREUNDER;

TO: THE CITY OF ANNISTON AS A SEPARATE ENTITY;
1128 Gurnee Avenue

Anniston, Alabama 36201 CM No. 7015 1660 0000 4536 9203

TO: Mayor Vaughn Stewart IN HIS OFFICIAL, INDIVIDUAL, PERSONAL
AND PRIVATE CAPACITIES;

TO: ALL THE CITY COUNCIL MEMBERS OF THE CITY OF
ANNISTON, AND THE FOLLOWING CITY ACTORS IN THEIR
OFFICIAL, INDIVIDUAL, PERSONAL AND PRIVATE CAPACITIES:

TO: Jay Jenkins,
TO: David Reddick,
TO: Seyram Selase
TO: Millie Harris

TO: the City Manager, Brian Johnson
TO: the City Clerk, Alan Atkinson
TO: the City Attorney, Bruce Downey
TO: the Chief of Police, Shane Denham
TO: each and every Police Officer thereunder, names unknown,
AND TO: EACH AND EVERY SUB ENTITY, SUB AGENCY,
DEPARTMENT AND BOARD THEREUNDER;

TO: THE REGIONAL MEDICAL HOSPITAL, ANNISTON AS A
SEPARATE ENTITY; CM No. 7015 1660 0000 4536 9197
400 E. 10th Street
Anniston, Alabama 36207

TO: ALL Hospital DIRECTORS IN THEIR OFFICIAL, INDIVIDUAL,
PERSONAL AND PRIVATE CAPACITIES

Gordon Hardy

TO: Ellen Bass

TO: George Crawford

TO: Brian L. Johnson

TO: Bud Owsley

TO: Jimmie Thompson III

TO: Paula Watkins

TO: Fred Wilson

TO: Trudy Hardegree

TO: Authur Fite III

TO: Billy D. Grizzard

TO: Bill Williams

TO: James E. Roberts

TO: Sandra F. Sudduth

TO: Blane Bateman

AND TO: EACH AND EVERY OTHER SUPERIOR AND INFERIOR CORPORATE ENTITY CREATED UNDER ANY AND ALL ENTITIES, BOTH HUMAN AND CORPORATE, PRIVATE OR PUBLIC, FOR PROFIT OR NOT FOR PROFIT, TRUST, ASSOCIATION, PANEL, GROUP, CARTEL OR CLUB, THAT IS OWNED IN PART OR WHOLE BY ANY INDIVIDUAL NAMED PERSON HEREIN AND ANY AND ALL OTHERS NOT KNOWN OF AT THIS TIME:

NOTICE TO PRINCIPAL IS
NOTICE TO ALL AGENTS.

NOTICE TO ANY AGENT
IS NOTICE TO ALL PRINCIPALS.

WE CANNOT AFFORD TO SERVE ALL PARTIES NAMED HEREIN, AND THEREFORE RESERVE THE RIGHT TO SERVE ONLY THE HEADS OF LARGE ENTITIES THAT THE LISTED PEOPLE WORK FOR, AND REQUEST THAT EACH INDIVIDUAL NAMED THEREIN OR THEREUNDER TO BE SERVED BY YOU WITH AN EXACT, DUPLICATE COPY THROUGH INTERNAL MAIL OR MEMO.

WE, Christian Holm and Danielle Holm (hereinafter also known as I, ME, MY, US and WE in this document), are the true, living, human, REDEEMED parents of our new born, live, human boy child, who has not yet been named by us, born on or about the 10th of October 2016 Anno Domini on the land of, and in the free united states of America but not acknowledged by us to be **WITHIN** and thus **SUBJECT TO ANY CORPORATION** that may be known as or called "The City of Anniston" "The County of Calhoun" or "The State of Alabama" or the CORPORATE UNITED STATES as defined in 28 USC 3002(15)(A), or even in the corporation known as Regional Medical Center.

2. YOU ARE ALL PUT ON NOTICE THAT THE CREATOR OF THE UNIVERSE **YHVH** IS WATCHING AND RECODING EVERYTHING YOU **DO**, EVERYTHING YOU **FAIL TO DO**, EVERYTHING YOU **SAY** AND EVERYTHING YOU **EVEN THINK ABOUT** REGARDING THIS ISSUE IN CONTROVERSY THAT YOU HAVE CREATED BY YOUR ILLEGAL, UNCONSTITUTIONAL, ULTRA-VIRES ACTIONS.
3. YOU ARE ALL PUT ON NOTICE THAT YOU WILL ONE DAY STAND BEFORE AND GIVE AN ACCOUNT FOR YOUR ACTIONS, OMISSIONS, WORDS, DEEDS AND THOUGHTS TO **YHVH**, WHETHER YOU BELIEVE IT OR NOT, AND WHETHER YOU LIKE IT OR NOT.
4. ALL OF YOU THAT ARE IN ANY TYPE OR FORM OF GOVERNMENT OFFICE AT ANY LEVEL OR BRANCH, OR IN CORPORATE OFFICES DISGUISED AS GOVERNMENT ENTITIES, OR TO ANY AND ALL QUASI-GOVERNMENT CORPORATIONS THAT PROVIDE "GOVERNMENT-LIKE SERVICES", IN ALL EXECUTIVE, LEGISLATIVE AND JUDICIAL BRANCHES, WHETHER BY ELECTION OR APPOINTMENT, **WE HEREBY ACCEPT ALL OF YOUR "OATHS OF OFFICE"**;
WHEREBY YOU SWORE OR AFFIRMED THAT YOU WOULD FAITHFULLY PROTECT, UPHOLD AND DEFEND THE CONSTITUTION OF THE UNITED STATES AND THE ALABAMA CONSTITUTION TO GAIN SAID OFFICE;

AND WHEREBY SAID OATH WAS GIVEN FREELY TO ALL AMERICANS WHO ARE OWED THAT FULL, GOOD FAITH, LAWFUL BEHAVIOR, OBEDIENCE AND ALLEGIANCE;

AND WHEREBY SAID OATH IS YOUR FAITHFUL PROMISE TO ALSO PROTECT, UPHOLD AND DEFEND THE NUMEROUS PRECEPTS WITHIN SAID UNITED STATES CONSTITUTION;

WHICH INCLUDES THE BILL OF RIGHTS;

WHICH INCLUDES THE UNREPEALED FIRST AMENDMENT;

WHICH INCLUDES THE UNREPEALED FOURTH AMENDMENT;

WHICH INCLUDES THE UNREPEALED FIFTH AMENDMENT;

WHICH INCLUDES THE UNREPEALED SIXTH AMENDMENT;

WHICH INCLUDES THE UNREPEALED SEVENTH AMENDMENT;

WHICH INCLUDES THE UNREPEALED EIGHTH AMENDMENT;

WHICH INCLUDES THE UNREPEALED NINTH AMENDMENT;

WHICH INCLUDE THE UNREPEALED TENTH AMENDMENT;

AND WHICH INCLUDE THE UNREPEALED FOURTEENTH AMENDMENT.

5. YOU ARE HEREBY BEING PLACED ON FULL AND IMMEDIATE NOTICE THAT:

IF YOU PERSONALLY HAVE COMMITTED THE CRIMES OF KIDNAPPING, TORTURE, FALSE ARREST, FALSE SEARCH, FALSE SEIZURE AND ARMED ROBBERY,

OR

YOU HAVE KNOWINGLY PARTICIPATED IN THE ABOVE ACCUSED ACTS OF KIDNAPPING, TORTURE, FALSE ARREST, FALSE SEARCH, FALSE SEIZURE AND ARMED ROBBERY MISUSING THE PEOPLE'S DELEGATED POWERS IN UNLAWFUL ACTIONS, UNDER COLOR OF OFFICE AND COLOR OF AUTHORITY, BY ORCHESTRATING, PLANNING, AIDING, ABETTING, CONCEALING, COOPERATING WITH, COORDINATING ACTIONS WITH, CAUSING, ORDERING, DIRECTING, PROTECTING OR CONSPIRING WITH THE OTHER ACTORS WHO HAVE COMMITTED THE ACTS ACCUSED HEREIN,

OR

YOU WORK IN OR FOR ONE OF THE ENTITIES, AGENCIES, CORPORATIONS PROVIDING GOVERNMENT-LIKE SERVICES, COMPANIES, TRUSTS, DEPARTMENTS, OFFICES, BRANCHES OR COURTS LISTED ABOVE, AND YOU HAVE FAILED TO STOP THE KIDNAPPING, FAILED TO INTERVENE IN THE KIDNAPPING, FAILED TO REPORT THE KIDNAPPING TO THE PROPER AUTHORITIES, AND FAILED TO RETURN OUR KIDNAPPED LIVE, HEALTHY CHILD, THAT DOES NOT BELONG TO YOU, AND WAS TAKEN ABSENT ANY DUE PROCESS, AND FOR, BY AND THROUGH YOUR NEGLIGENCE AND/OR FAILURE, YOU HAVE KNOWINGLY AND WILLINGLY JOINED IN WITH YOUR CO-CONSPIRATOR ACTORS' CRIMES AND TORTS.

6. THEREFORE, YOU ARE ALL PUT ON FULL, TIMELY, LAWFUL NOTICE THAT YOU HAVE INDIVIDUALLY AND COLLECTIVELY COMMITTED THE CRIMINAL ACT OF KIDNAPPING IN AN ORGANIZED CRIME RING, YOU HAVE ASSENTED TO THE CRIMINAL ACT OF KIDNAPPING, YOU HAVE AGREED, COOPERATED IN, AIDED, ABETTED, RATIFIED, VALIDATED, CONCEALED, ASSISTED, FINANCIALLY BENEFITTED IN, JOINED, SUPPORTED, COOPERATED WITH, COVERED FOR, PROTECTED, SHIELDED, AND CONSPIRED WITH EACH OTHER IN:

THE KIDNAPPING OF OUR LIVE, HEALTHY, BABY BOY, BY FORCE OF ARMS, IN THE PRESENCE OF VISIBLY ARMED

OFFICERS USING COLOR OF OFFICE, ACTING UNDER COLOR OF LAW,

ABSENT LAWFUL, JUDICIAL CAPACITY COURT ORDER,

ABSENT WARRANT OF ARREST OR RESTRAINT,

ABSENT PROBABLE CAUSE OF CRIMINAL ACT(S) HAVING BEEN COMMITTED,

ABSENT REASONABLE ARTICULABLE SUSPICION OF ONGOING OR EVEN PENDING CRIMINAL ACT(S),

ABSENT VOLUNTARY PERMISSION, ASSENT, CONSENT OR ACQUIESCENCE FROM US, AND

ABSENT LAWFUL AUTHORITY UNDER GOD,

ABSENT LAWFUL AUTHORITY UNDER THE UNITED STATES CONSTITUTION,

ABSENT LAWFUL AUTHORITY UNDER THE ALABAMA CONSTITUTION,

AND ABSENT LAWFUL AUTHORITY UNDER THE UNORVERTURNED HOLDINGS OF THE UNITED STATES SUPREME COURT.

7. YOUR ACTS AND OMISSIONS HAVE DAMAGED ME, Christian Holm, HAVE DAMAGED MY WIFE, Danielle Holm, AND HAVE DAMAGED OUR YET-UNNAMED CHILD, WHO:

WAS NOT IN ANY MEDICAL NEGLIGENCE;

WAS NOT IN ANY MEDICAL DURESS;

WAS NOT IN ANY POTENTIAL OF CRIMINAL HARM;

WAS NOT IN ANY EMERGENCY;

WAS NOT UNDER LAWFUL SEIZURE WARRANT ISSUED IN WRITING BY ANY LAWFULLY ACTING JUDGE IN THEIR LAWFUL JUDICIAL POWER, SUPPORTED BY ANY SWORN

AFFIDAVIT OF PROBABLE CAUSE OF ANY CREDIBLE PERSON CLAIMING ANY POTENTIAL NEGLECT OR HARM;

WAS NOT TAKEN FROM US UNDER ANY PROBABLE CAUSE OF CRIME HAVING ALREADY BEEN COMMITTED BY US;

WAS NOT TAKEN FROM US UNDER ANY REASONABLE ARTICULABLE SUSPICION THAT CRIMES WERE ABOUT TO BE COMMITTED BY US AGAINST HIM;

AND THEREFORE, YOU ALL HAD NO LAWFUL RIGHT TO REMOVE SAID CHILD FROM US AND YET, **AND YET** HE WAS RIPPED FROM Danielle's ARMS AND FORCIBLY KIDNAPPED FROM OUR CUSTODY, CONTROL, CARE AND PARENTAL OWNERSHIP THEREOF.

8. YOU ARE BEING PUT ON NOTICE THAT ALL OF OUR INALIENABLE BIRTHRIGHTS ARE PRICELESS, AS THEY ARE BESTOWED UPON US BY GIFT OF OUR HEAVENLY CREATOR **YHVH**.

9. HOWEVER BECAUSE YOU, ONE AND ALL, HAVE ALREADY PARTICIPATED IN THE KIDNAPPING OF OUR LIVE, HEALTHY, BABY BOY FROM US, **WE ARE BEING FORCED BY YOU**, INDIVIDUALLY AND COLLECTIVELY, IN YOUR CONTRIVED SYSTEMS, TO PUT A PRICE ON OUR DAMAGES, AND SO YOU ALL, INDIVIDUALLY AND SEVERALLY, NOW AND FOREVERMORE, OWE US;

THE IMMEDIATE RETURN OF OUR LIVE, NATURAL BORN CHILD WHO WAS UNLAWFULLY KIDNAPPED FROM OUR ARMS, FREE OF HARM, FREE OF FUTURE INTERFERENCE, AND FREE OF DAMAGE,

AND YOU NOW ALSO OWE US ONE BILLION DOLLARS, (\$1,000,000,000.00) INDIVIDUALLY, PRIVATELY, SEVERALLY, COMMERCIALY, CORPORATELY, AND COLLECTIVELY, NOW AND FOR ALL TIME, UNTIL FULLY PAID.

10. UNLESS WE ARE PAID THIS DAMAGE WITHIN THIRTY DAYS FROM THE DATE OF SERVICE, WE WILL CLAIM A LIEN OF ONE BILLION DOLLARS ON EACH AND EVERY ONE OF YOUR PERSONAL, PRIVATE, CORPORATE, STATE, COUNTY AND CITY GOVERNMENT, QUASI-GOVERNMENT, BUSINESS, C.A.F.R. FUNDS, TRUSTS, ANY AND ALL FOR-PROFIT AND NOT-FOR-PROFIT ENTITIES THAT YOU PRESENTLY NOW OWN, CONTROL, OR WORK IN OR FOR, AGAINST ALL ASSETS, WHETHER THEY BE LIQUID OR ILLIQUID, REAL PROPERTY INTERESTS OR OTHERWISE, WHETHER PERSONAL, PRIVATE OR CORPORATELY HELD IN WHATEVER FORM OR MANNER IN WHICH IT MAY EXIST, TO BE REDEEMED FROM THE FULL VALUE OF ALL ACTS AND OMISSIONS BONDS AND/OR ALL INSURANCE, CO-INSURANCE AND RE-INSURANCE POLICIES, AS OWED TO US RIGHT NOW, IMMEDIATELY, IN OR FROM EACH AND EVERY INSURANCE POLICY OR ANY OTHER INTERGOVERNMENTAL RISK POOL THAT EXISTS NOW OR THAT MAY EVER EXIST ON OR OVER ANY ONE OR MORE OF THE ACCUSED HUMAN INDIVIDUALS, CORPORATIONS, ENTITIES, AGENCIES OR DEPARTMENTS LISTED ABOVE, IN PERPETUITY UNTIL FULLY PAID.

11. PLEASE NOW, IMMEDIATELY, RETURN OUR LIVE, HUMAN, UNDAMAGED CHILD THIS VERY MOMENT AND PLEASE ALSO REMIT THE FULL ONE BILLION DOLLARS PAYMENT WITHIN THIRTY DAYS OF RECEIPT OF THIS DEMAND NOTICE.

12. FAILURE TO COMPLY WITH BOTH DEMANDS WILL RESULT IN FURTHER CLAIMS AND OR SUIT FOR DAMAGES, IN EITHER R.I.C.O., BIVENS, OR OTHER SIMILAR LEGAL ACTIONS.

13. KINDLY NOTE THAT THE FOLLOWING EXCERPT IS LOCATABLE BY MOST SEMI-INTELLIGENT PEOPLE WITH A COMPUTER AND INTERNET CONNECTION, BY ENTERING:

“SSA POMS NSF R.M. 10205.505”

INTO ANY WORKING SEARCH ENGINE.

14. KINDLY TAKE NOTE THAT THE CONTENTS OF THE SOCIAL SECURITY ADMINISTRATIONS' OWN PUBLIC WEBSITE STATEMENT REGARDING THE LANGUAGE OF THE “**ENUMERATION AT BIRTH**” PROGRAM CLEARLY READS THE FOLLOWING, TO WIT:

(AND PLEASE PAY PARTICULAR ATTENTION TO THE RED WORDS AS THEY HAVE BEEN COLORIZED FOR EMPHASIS.)

SEARCH MENU LANGUAGES SIGN IN / UP

Program Operations Manual System (POMS)

Effective Dates: 09/30/2014 - Present Previous | Next

TN 9 (01-10)

RM 10205.505 Enumeration at Birth Process

Enumeration at birth (EAB) is a program that **allows** parents to complete applications for SSNs for their newborns as part of the hospital birth registration process.

About 96% of SSNs for infants are assigned through the EAB process. All 50 States, plus the jurisdictions of New York City, the District of Columbia, and Puerto Rico participate in EAB.

RM 10205.505 through RM 10205.530 provide instructions regarding issues involved the with EAB process.

A. Definitions

- 1. Infant** An infant is a child in the first year of life.
- 2. Lag period** The term “lag period” represents the average length of time between registration for EAB in the hospital and receipt of the SSN card. Information on lag periods by State is available on SSA’s website.
- 3. State vital records agency** The State vital records agency is the agency with governmental authority over records of life events, including birth certificates.

B. How EAB works

EAB **allows** parents to complete applications for SSNs for their newborns as part of the hospital birth registration process:

- Hospitals collect the data necessary for enumeration and send it to their State vital records agencies (in some jurisdictions, through county or local vital records agencies), which then transmit the information to SSA.
- All parents applying for an SSN as part of the birth registration process receive Form SSA-2853 (Message from Social Security), which serves as a receipt for the SSN application via EAB.

NOTE: EAB is voluntary for parents and hospitals.

- State vital records agencies transmit EAB records to SSA for enumeration of infants born within the past 12 months.
- EAB requests are electronically transmitted to SSA's National Computer Center through electronic interfaces with the newborn's State vital records agency. SSA uses the information from the State to enumerate the infants and issue SSN cards through an automated process.
- EAB only issues original SSN cards – it does not issue replacement cards. However, if an SSN is already assigned, the EAB record will post to the Numident without issuing an SSN card.
- An SSN is assigned with "FMC: 6" designation on the INTERNAL line of the Numident and BCN field containing the State birth certificate (BC) number.

EAB is a convenient service option for parents who need an SSN

for their child. It saves the parent time gathering the necessary proofs, completing an SS-5 application, and visiting or mailing original documents to an SSA field office (FO) for processing.

C. Exclusion from the EAB Process

EAB is limited to SSN applications for newly born infants as part of the hospital birth registration process. **State vital records agencies should not submit SSN applications when parents elect not to participate in EAB, for corrected or amended birth certificates, or for infant adoptions.**

D. References

- RM 10205.510, Request for an Original Social Security Card for an Infant
- RM 10205.500, Enumeration at Birth Receipt (Form SSA-2853)
- RM 10205.515, Infant Dies Before a Social Security Card is Issued via Enumeration at Birth
- RM 10205.520, Reports of Misspellings on Social Security Cards Issued via the Enumeration at Birth Process
- RM 10205.525, Report of Change in Mailing Address for an SSN Application Filed via Enumeration at Birth (EAB)
- RM 10205.530, Report That Social Security Number Application via Enumeration at Birth Is Needed for Needs-Based Program Purposes

To Link to this section - Use this URL:

<http://policy.ssa.gov/poms.nsf/lnx/0110205505>

15. AS IT IS CLEARLY SHOWING ABOVE, THE SOCIAL SECURITY SYSTEM'S ENUMERATION AT BIRTH PROGRAM IS COMPLETELY VOLUNTARY TO PARTICIPATE IN.

16. ACCORDING TO THIS SOCIAL SECURITY WEBSITE, A FULL 4% OF PARENTS CHOOSE TO NOT EXERCISE THEIR VOLUNTARY OPTION TO GET A SSN FOR THEIR BABY, AND CENSUS DATA SHOWS THAT THERE ARE FOUR MILLION BABIES BORN IN AMERICA EACH YEAR, THEREFORE, AROUND 160,000 OF US PARENTS CHOOSE TO NOT PARTICIPATE IN THE E.A.B. PROGRAM, EVERY SINGLE YEAR. NOW WHO'S THE CRIMINAL?

17. YOU HAVE THEREFORE UNLAWFULLY KIDNAPPED OUR LIVE, HEALTHY CHILD FOR US NOT PARTICIPATING IN A CLEARLY VOLUNTARY SYSTEM.

18. FURTHERMORE, IF YOU WOULD BE SO KIND AS TO ACCESS THE INTERNET AND DO A SEARCH FOR "ANY STATE OR FEDERAL LAW" THAT ALLOWS ANYONE IN ANY CAPACITY TO KIDNAP OUR LIVE, HEALTHY BABY BOY FROM OUR LOVING CARE AND CUSTODY FOR THE ALLEGED OFFENSE OF "NOT NAMING HIM AT THIS TIME", YOU WILL FIND THAT THERE IS NONE TO ACCESS.

19. TRY YOUR SEARCH LIKE THIS. ENTER THE WORDS:

"IS IT AGAINST ANY FEDERAL LAW TO NOT NAME YOUR BABY IN THE FIRST THIRTY DAYS OF LIFE?"

20. WHEN YOU FIND OUT THERE ARE NO FEDERAL LAWS AGAINST THAT, TRY THIS,

"IS IT A CRIME IN ANY STATE TO NOT NAME YOUR BABY IN THE FIRST THIRTY DAYS OF LIFE?"

21. WHEN YOU FIND OUT THERE ARE NO STATE LAWS AGAINST THAT CHOICE, YOU WILL HAVE PROVEN TO YOURSELF THAT YOU, ONE AND ALL, UNLAWFULLY KIDNAPPED OUR LIVE, HEALTHY

BABY BOY FROM OUR ARMS WITHOUT LAWFUL AUTHORITY, UNDER COLOR OF LAW, DAMAGING US IRREPARABLY.

22. DO YOU KNOW WHO PICABO STREET IS? PICABO (pronounced peekaboo) IS A FORMER U.S. OLYMPIAN MEDAL WINNER FOR DOWNHILL SKIING.

23. PICABO WAS BORN IN BLAINE COUNTY, IN AN UNINCORPORATED COMMUNITY NEAR "PICABO", IDAHO, WHICH IS A NATIVE WORD FOR "SILVERY WATERS" OR "SHINY WATERS."

24. **PICABO'S PARENTS** (A COUPLE OF FREE-THINKING HIPPIE TYPES- *GASP!*) **DID NOT NAME HER FOR SEVERAL YEARS, AND REPORTEDLY ALLOWED HER TO PICK HER OWN NAME AROUND THE AGE OF THREE OR FOUR YEARS OLD**, SO DON'T BOTHER TRYING TO MAKE UP LAWS IN YOUR BUREAUCRATIC MIND ANY LONGER AND TRY TO COERCE US, OPPRESS US, OR PLACE US UNDER ANY MORE DURESS OR ANY MORE THREATS OF HARM, LIKE YOU ALREADY HAVE DONE TO US, OR TO OUR LIVE HEALTHY BABY, AND JUST GIVE HIM BACK TO US NOW.

25. YOU ARE THE LAWBREAKERS, NOT US.

26. WITH NO FEDERAL OR STATE LAW IN EXISTENCE, THAT WOULD MANDATE EITHER ONE OF THE ACCUSED ACTS YOU HAVE FALSELY ACCUSED US OF, IT CLEARLY PROVES THAT NONE OF YOU HAD ANY LAWFUL RIGHT TO KIDNAP OUR CHILD.

27. YOU, ONE AND ALL, HAVE THEREFORE VIOLATED OUR RIGHTS BY CONSTRUCTING LAWS IN YOUR MIND THAT DO NOT EVEN EXIST AND HAVE KIDNAPPED OUR LIVE, HEALTHY CHILD FOR NOT OBEYING THESE TWO IMAGINARY LAWS THAT APPARENTLY EXIST ONLY IN YOUR INDIVIDUAL AND COLLECTIVE BRAINS.

28. YOU, INDIVIDUALLY AND COLLECTIVELY HAVE EXACTLY 24 HOURS FROM THE MOMENT THIS IS RECEIVED INTO THE FIRST NOTICED PERSON'S HANDS TO RETURN OUR STOLEN BABY TO OUR ARMS AND WE ARE TO THEN BE LEFT COMPLETELY ALONE BY YOU AND YOUR FELLOW, COLOR OF LAW AND COLOR OF

OFFICE, CRIMINAL KIDNAPPERS IN PERPETUITY, OR WE WILL TAKE ALL FURTHER LEGAL AND LAWFUL ACTION THAT YOUR UNLAWFUL KIDNAPPING, TORTURE, FALSE ARREST, FALSE IMPRISONMENT AND ARMED ROBBERY DIRECTS US TO DO:

UP TO AND INCLUDING FILING CRIMINAL KIDNAPPING CHARGES WITH THE F.B.I.

AND BY CONTACTING ANY AND ALL OTHER STATE AND FEDERAL AND INTERNATIONAL COURTS AS NECESSARY TO HAVE OUR KIDNAPPED BABY BOY RETURNED TO US UNHARMED,

AND BY CONTACTING EVERY SINGLE MEDIA SOURCE THAT WE CAN POSSIBLY THINK OF PER OUR UNREPEALED FIRST AMENDMENT RIGHTS.

AND BY INITIATING IMPEACHMENT DEMANDS TO THE ALABAMA LEGISLATURE AGAINST EVERY SINGLE ONE OF YOU IN PUBLIC SERVICE.

29. YOU ARE HEREBY DIRECTED TO CALL THIS FOLLOWING NUMBER TO ARRANGE FOR THE IMMEDIATE, SAFE DELIVERY OF OUR UNHARMED, UNDAMAGED, KIDNAPPED CHILD. 484-383-1046, WITH NO FURTHER HOSTAGE DEMANDS OF ANY KIND.

30. PLEASE BEAR IN MIND THAT SEVERAL INDEPENDENT WITNESSES AND ONE OR MORE AUDIO / VIDEO CAMERAS WILL BE PRESENT AT SUCH DELIVERY MEETING TO PREVENT ANYONE FROM YOUR CRIMINAL SYNDICATE / CARTEL / CHILD KIDNAPPING RING - OPERATING UNDER COLOR OF LAW AND COLOR OF OFFICE, FROM FALSELY CLAIMING ANY MORE IMAGINARY CRIMES AGAINST US OF ANY SORT.

31. YOU HAVE DENIED MY BABY'S DAILY, ROUND THE CLOCK RIGHTS TO MY MILK TO BUILD HIS IMMUNE SYSTEM THE WAY THE CREATOR OF THE UNIVERSE YHVH DESIGNED FOR US MOTHERS TO PROVIDE.

32. YOU ARE CAUSING MY MILK PRODUCTION TO BE REDUCED BY YOU DENYING AND INTERFERING WITH OUR 24 HOUR, ROUND THE CLOCK, DAILY RIGHTFUL OWNERSHIP, CUSTODY AND ACCESS TO OUR OWN BABY.

33. YOU HAVE DENIED US 24 HOUR, ROUND THE CLOCK, DAILY, NORMAL, FAMILY BONDING WITH OUR NEWBORN CHILD.

34. YOU HAVE DENIED HIS 24 HOUR, ROUND THE CLOCK, DAILY, NORMAL, FAMILY BONDING WITH US.

35. YOU HAVE FED OUR CHILD PLANT EXTRACT DERIVATIVES THAT ARE NOT AS GOOD AND BENEFICIAL AS MY MILK.

36. I, Danielle Holm, HAVE NO ILLEGAL DRUGS OR EVEN PRESCRIPTION MEDICATION IN MY SYSTEM THAT WOULD PRECLUDE ME GIVING MY NATURALLY MADE MILK TO MY LIVING, BABY BOY.

37. YOU HAVE VIOLATED OUR FIRST AMENDMENT RIGHTS TO CONTACT THE MEDIA ABOUT YOUR KIDNAPPING OUR LIVE, HEALTHY, BABY BOY WITHOUT PROBABLE CAUSE OF CRIME, WITHOUT WARRANT AND WITHOUT MEDICAL DURESS, AND AS SUCH, HAVE CAUSED IRREPARABLE HARM OF LIBEL AND SLANDER TO US AND OUR RIGHT STANDING IN THE COMMUNITY AS LOVING, CHRISTIAN PARENTS, IN VIOLATION OF 18 USC 242 INDIVIDUALLY AND 18 USC 241 COLLECTIVELY.

38. YOU HAVE DAMAGED US BEYOND REPAIR AND PROPER COMPENSATION, YET WE ARE BEING FORCED BY YOU, BY YOUR ACTIONS AND BY YOUR OMISSIONS TO SET THIS AMOUNT OF DAMAGES TO A LEVEL WHICH WILL COMPEL SOMEONE TO ORDER THE ACTUAL POSSESSOR OF OUR BABY BOY TO RESTORE OUR CHILD TO US IMMEDIATELY.

39. HOWEVER, EVEN AFTER YOU RETURN OUR BABY TO US, THE DAMAGES YOU HAVE CAUSED TO US WILL STILL REMAIN DUE AND OWING TO BE COMPENSATED TO THE FULL AMOUNT DEMANDED HEREIN.

40. IF ANY OR ALL OF YOU HAVE SOME DRUMMED UP IMAGINARY CONCERNS THAT WE ARE NOT LIVING IN OR AT THE LEVEL OF FINANCIAL MEANS THAT WOULD GIVE OUR BABY BOY A HEALTHY START, PLEASE BEAR IN MIND THAT OUR BABY BOY WILL BE DRINKING MY MILK FOR THE NEXT SIX TO NINE MONTHS, AS HAS BEEN THE PLAN OF THE CREATOR SINCE BEFORE RECORDED TIME, AND Christian Holm's MONTHLY SUPPORT PROVIDES MORE THAN ENOUGH FOR OUR SHELTER, CLOTHING AND FOOD, HOWEVER, IF BEYOND THAT, YOU STILL HAVE CONCERNS THAT WOULD CAUSE YOU TO BELIEVE THAT OUR LEVEL OF FINANCES WOULD NOT BE SUFFICIENT, THEN PLEASE IMMEDIATELY BEGIN TO PAY US THE FULL DAMAGES YOU HAVE ALREADY CAUSED US, AND WE WOULD THEN HAVE THE AMOUNT OF FUNDS TO PROVIDE FOR OUR BABY BOY IN THE MANNER YOU CLAIM TO WANT IN YOUR IMAGINARY CONSTRUCT.

41. KNOW THIS: YOU HAVE ALREADY PLACED US:

- UNDER EXTREME AMOUNTS OF DURESS,
- UNDER THREATS OF FALSE CRIMINAL CHARGES TO JUSTIFY YOU KEEPING OUR KIDNAPPED, LIVE, HEALTHY BABY BOY,
- UNDER EXTREME AMOUNTS OF COERCION THAT IF WE DO NOT JUMP THROUGH OR OVER WHATEVER IMAGINARY HOOPS, HURDLES, INSPECTIONS, CRITERIA OR QUALIFICATIONS, THAT YOU CAN DREAM UP AND PLACE UPON US, EITHER NOW OR IN THE FUTURE, THAT YOU WILL THEN ATTEMPT TO CONSIDER THAT "FAILURE" TO BE A WAIVER OF OUR PARENTAL RIGHTS, OR THAT IT WOULD THEN "SHOW" OR "BE EVIDENCE" OF OUR BEING UNFIT PARENTS, WHEN NO LAW ALLOWS YOU TO CREATE SUCH A FALSE CONSTRUCT AGAINST US IN THE FIRST PLACE.

42. LAWS MANDATING OR PROHIBITING BEHAVIORS ARE TO BE WRITTEN ONLY BY CONGRESS AND THE STATE LEGISLATORS. ***OR DIDN'T YOU KNOW THAT?***

43. **KNOW THIS; WE WILL NOT SUBMIT TO ANY HOSTAGE DEMANDS OF PSYCHOLOGICAL TESTING, AS WE ARE ALREADY SANE, LOVING, CARING PARENTS.**

44. **WE ALREADY KNOW THAT WE HAVE NO CRIMINAL HISTORY, AND WE KNOW THAT YOU HAVE NO RIGHT TO DEMAND OF US THAT WE PROVE TO YOU THAT WE HAVE NO CRIMINAL HISTORY.**

45. **WE WILL NOT SUBMIT TO ANY HOSTAGE DEMANDS OF HOME VISITS FROM ANY OF YOUR AGENTS, BECAUSE THERE IS NO LAW IN EXISTENCE, EITHER FEDERAL OR STATE, THAT REQUIRES US TO SUBMIT TO SUCH INTRUSIVE ACTIONS.**

46. **WE WILL NOT SUBMIT TO ANY HOSTAGE DEMANDS OF PHYSICAL INTERVENTIONISM IN ANY DEGREE OR MANNER IN OUR LIVES BY YOUR KIDNAPPING ACTORS, BECAUSE WE HAVE BROKEN NO CRIMINAL LAWS OF EITHER THE FEDERAL GOVERNMENT OR THE STATE OF ALABAMA.**

47. **WE WILL NOT SUBMIT TO ANY HOSTAGE DEMANDS OF ANY PARENTING CLASSES, BECAUSE THERE IS NO PROBABLE CAUSE DOCUMENTED BY ANY CREDIBLE, THIRD PARTY WHO HAS STATED IN ANY SWORN AFFIDAVIT, SIGNED UNDER THE PENALTIES OF PERJURY, TO SHOW THEIR DOCUMENTED BELIEF THAT WE ARE ALREADY UNFIT PARENTS.**

48. **WE WILL NOT SUBMIT TO ANY HOSTAGE DEMANDS OF FOLLOW UP MEETINGS WITH OUR BABY BOY FOR YOU TO POKE, PROD, STAB, WEIGH, INSPECT OR EVALUATE, BECAUSE THERE IS NO FEDERAL OR STATE LAW REQUIRING SUCH, WHEN THE BABY WAS REMOVED FROM CARE, CUSTODY AND OWNERSHIP UNDER THE ABOVE DESCRIBED UNLAWFUL PARAMETERS.**

49. **WE THEREFORE ACCUSE AND CHARGE EACH AND EVERY ONE OF YOU ACTORS WITH CRIMES, ACTS AND OMISSIONS, BOTH INDIVIDUALLY AND SEVERALLY, OF KIDNAPPING, TORTURE, FALSE ARREST, FALSE SEARCH, FALSE SEIZURE AND ARMED ROBBERY HAVING VIOLATED THE FOLLOWING KNOWN FEDERAL STATUTES PROHIBITING SUCH, TO WIT:**

Misprision of Felony for failing to report the Federal Felonies of EACH OTHER, committed against us by having or allowing our live, healthy, baby boy to be kidnapped from us, in violation of **18 U.S.C. § 4,**

operating a **Continuing Financial Crimes Enterprise** by fraudulently making claims that are not supported by any State or Federal law against us, to come up with unlawful reasons to justify the unlawful kidnapping of our live, healthy, baby boy, in violation of **18 U.S.C. § 225,**

collectively operating a **Conspiracy against Rights** against us and our live, healthy baby boy in violation of **18 U.S.C. § 241,**

each individual acting in a **Deprivation of Rights under Color of Law,** a Constitutionally protected, inalienable Right against us and our live, healthy, baby boy, in violation of **18 U.S.C. § 242,**

Conspiracy to kidnap our live, healthy baby boy from us without probable cause or lawful judicial order in violation of **18 U.S.C. § 371,**

Extortion by Officers or Employees of the United States by reason that the corporate **STATE OF ALABAMA** is a corporate **SUBDIVISIONS** of the corporate **UNITED STATES** by your making or attempting to make us yield up ownership, control, custody, and full, unfettered access to our live, healthy baby boy in violation of **18 U.S.C. § 872,**

by **Receiving the proceeds of extortion** by making us pay for unwanted, un-needed and unlawful services, classes, testing, meetings, hearings, appointments, visits and more, in violation of **18 U.S.C. § 880,**

by **Falsification of Material Facts** against us and/or against our live, healthy, baby boy in violation of **18 U.S.C. § 1001,**

for **Official certificates or writings** by filing knowingly false documents in writing against us and/or against our live, healthy, baby boy in violation of **18 U.S.C. § 1018,**

for committing **Frauds and Swindles** against us and our live, healthy, baby boy in violation of **18 U.S.C. § 1341,**

for **Attempt and Conspiracy** against us and our live, healthy, baby boy, in violation of **18 U.S.C. § 1349**,

for **Peonage**, by unlawfully participating in the taking of the human body of our live, healthy baby boy against our will, and absent lawful court order (kidnapping) and attempting to place him into a lifetime of bondage, servitude and labor to a voluntary system in violation of **18 U.S.C. § 1581**,

AND FINALLY, for **Engaging in monetary transactions in “property”**, treating our live, healthy, baby boy as if he were mere **“chattel”** or **“natural resource material”** and then attempting to **ENUMERATE** him in a **VOLUNTARY SYSTEM**, derived from specified **unlawful activity of kidnapping him from us**, in violation of **18 U.S.C. § 1957**.

50. YOUR ACTS AND OMISSIONS HAVE ALSO CAUSED THE FOLLOWING TORTS AND CAUSES OF ACTIONS TO OCCUR AGAINST US, AS FURTHER DESCRIBED HEREIN AS IS RECORDED IN THE ALABAMA STATUTES, TO WIT:

Per ALABAMA CIVIL STATUTE 6-5-260, PERSONALTY: any unlawful deprivation of or interference with such possession is a tort for which an action lies,

Per ALABAMA CIVIL STATUTE 6-5-261; mere possession of our child without title, or taken wrongfully gives us an action for any interference therewith, and you most certainly are NOT OUR Agents in ANY regard,

Per ALABAMA CIVIL STATUTE 6-5-262; any abuse of or damage done to the personal property of another UNLAWFULLY is a trespass for which damages may be recovered,

Mere presence in the physical building of the Hospital did NOT eliminate, divest, interrupt or waive the full, lawful, parental rights of Christian or Danielle Holm over our lawful, EXCLUSIVE ownership, custody and control of our new born, healthy, baby boy.

If any is alleged, said allegation is a FALSITY derived through (1) fraud, (2) misrepresentation, (3) lack of full disclosure, and/or (4) duress.

Per ALABAMA CIVIL STATUTE 6-5-271; if a \$200 watch has been stolen, a \$200 damage has been done; if a \$1000 cash robbery has been done, a \$1000 damage has occurred, if a \$50,000 sports car has been stolen and chopped, then a \$50,000 damage has occurred, and if a priceless baby has been kidnapped absent probable cause, then an inestimable and priceless damage has occurred, according to the gift of life that the Originator and Creator of Life YHVH has embodied therein, and so we, the PARENTS, Christian and Danielle Holm are thus being FORCED BY YOU to PICK and ASSIGN the value of that damage done by the kidnapping, and to expedite the righting of the wrongs, which is hereby declared to be no less than ONE BILLION DOLLARS CASH.

The other way or means for us to determine the value of a kidnapped child, is if we were told to pay all that we owned for the safe and immediate return of our kidnapped child, and the maximum that we owned was ONE BILLION DOLLARS CASH, we would have no problem paying that ransom for his safe and immediate return.

Per ALABAMA CIVIL STATUTE 6-5-263; No bailment contract was offered and none was knowingly accepted and thus we claim none exist between us and the Hospital, but if the Hospital DOES claim some special bailment defense, we the parents STILL HAVE the full right of action FOR THE RETURN of our property, our kidnapped, healthy, living, baby boy.

Per ALABAMA CIVIL STATUTE 6-5-272, (***AND YOU NEED TO PAY PARTICULAR ATTENTION TO THIS ONE***), no guilt has to be proven either by court or confession, for there to be a civil claim for damages. (***STOP AND LET THAT SINK IN FOR A MOMENT.***)

Per THIS VERY ALABAMA STATUTE, we are REQUIRED TO NOTIFY YOU, THAT: On THE 11TH of October, 2016, you committed the act of kidnapping our priceless child, absent warrant, absent probable cause, without paying for him, and we thus have CIVIL ACTION RIGHTS against all of you, and further, the statutes state that, separate from and in addition to any CRIMINAL ACTION arising from your conduct, you may be held CIVILLY LIABLE for (a) the damages owed to us, (\$1,000,000,000) ONE BILLION DOLLARS CASH, and (b) all other expenses of the RECOVERY of our live, healthy, baby boy, and (c) all court costs and all reasonable attorney fees.

FURTHER, we are required by said statute to notify you that, THIS LETTER REPRESENTS A DEMAND TO YOU FOR THE IMMEDIATE RETURN OF OUR KIDNAPPED BABY IN HIS UNDAMAGED, HEALTHY STATE THAT HE WAS IN WHEN YOU STOLE HIM,

AND FURTHER, we are required by said statute to notify you with the language that YOU NOW OWE US ONE BILLION DOLLARS CASH (\$1,000,000,000.) AND THAT YOU ARE TO NOW PAY US THIS AMOUNT AS A MEANS TO SATISFY THIS CIVIL MATTER.

WE DO NOT WISH TO FILE A CIVIL SUIT AGAINST YOU, ONE AND ALL, HOWEVER, IF WE DO NOT RECEIVE OUR BABY BACK IMMEDIATELY, AND ALSO RECEIVE THE ONE BILLION DOLLARS WITHIN THIRTY (30) DAYS, WE WILL MAKE EVERY LAWFUL EFFORT TO ENFORCE ALL OF OUR RIGHTS UNDER ALL STATE, FEDERAL AND INTERNATIONAL LAW THAT WE HAVE AVAILABLE WHICH WILL INCLUDE CIVIL COURT ACTION.

Per ALABAMA CIVIL STATUTE 6-5-273; as parents of our kidnapped child, an action for recovery of damages and penalties under this article may be brought under ANY COURT of competent jurisdiction.

Per ALABAMA CIVIL STATUTE 6-5-275; as the parents of our kidnapped child, we are not prohibited or limited of any other course of action.

Per ALABAMA CIVIL STATUTE 6-5-280; to all public servants, in all three branches of government, in the City, County and State level, in all corporations disguised as government agencies, and in all quasi-government entities that are providing "government-like services", please be advised that we hereby accept ALL of your Oaths of Office as your PUBLIC CONTRACT to ALL of the people of AMERICA, (which by definition automatically includes US), that YOU will AT ALL TIMES protect, uphold and defend the constitutional precepts that SUPPORT OUR RIGHTS as embodied, enumerated and described in the BILL OF RIGHTS, and that we the people are at all times to be FREE from unreasonable, (that is, absent probable cause of crime being committed), SEARCHES, SEIZURES, ARRESTS, THEFT and KIDNAPPING, and as such, you are, one and all, RIGHT NOW, in breach of your contractual OATH, meriting quo warranto or impeachment proceedings.


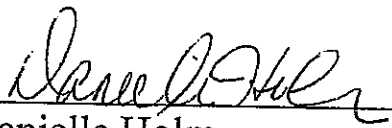
Per ALABAMA CIVIL STATUTE 6-5-281; EVERY DAY OF KIDNAPPING OF OUR BABY EQUATES TO A NEW TORT AND CRIME.

Per ALABAMA CIVIL STATUTE 6-5-284; No agreement, assent, consent, acquiescence or permission was granted by any means nor in any manner, BY US, to ANYONE ON GOD'S GREEN EARTH, EVER, for the taking and removing and kidnapping of our live, healthy baby boy, by force, that was compelled and coerced upon us both through the unlawful presence of men ACTING UNDER COLOR OF LAW, WHILE VISIBLY WEARING DEADLY ARMS placing us in fear of our lives if we were to resist.

Per ALABAMA CIVIL STATUTE 6-5-300; We allege that all liable parties acted through their own voluntary, willing acts and/or that they acted as agents, servants or employees of the corporations, entities, associations or agencies that you all claim to work for, which is therefore sufficient proof of such allegations of KIDNAPPING, TORTURE, FALSE ARREST, FALSE SEARCH, FALSE SEIZURE AND ARMED ROBBERY.

Per ALABAMA CIVIL STATUTE 6-5-331; ALIENATION OF AFFECTION AND CRIMINAL CONVERSION ARE VIABLE TORTS, and we accuse you, one and all, of causing the very real, BEGINNING AND GROWING ALIENATION OF AFFECTION that would definitely begin to occur to our son in the future if you were to follow through with PERMANENTLY keeping our living, healthy, baby boy and placing him into some other family's care and custody to raise in your scheme of CRIMINAL CONVERSION.

51. WE AFFIRM THAT THE CONTENTS WITHIN THIS DEMAND LETTER ARE TRUE AND COMPLETE TO THE BEST OF OUR BELIEF, KNOWLEDGE AND UNDERSTANDING OF THE LAW, THE FACTS AND THE EVIDENCE, UNDER THE PENALTIES OF PERJURY, AS IS CODIFIED IN 28 USC 1746.

x  and x 
Christian Holm Danielle Holm

COPIES OF THIS DEMAND NOTICE ARE ALSO BEING SENT TO THE FOLLOWING MEMBERS OF CONGRESS:

HOUSE REPRESENTATIVE MIKE ROGERS

U.S. House of Representatives CM No. 7015 1660 0000 4536 9210
Washington, DC 20515

THE HONORABLE SENATOR RICHARD SHELBY

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