

All rights reserved, without prejudice
UCC 1-103.6

Administration for Children's Services

Legal Counsel Office
150 Williams Street
5th floor
New York City [10038]

Cc:
NYS Health and Human Services

June 30, 2015

Dear Joe Cartieri

You may not be aware, but today, the 30th of June in the year of Our Lord Two-Thousand Fifteen, your corporate employee mistakenly came to the address of 1520 York Avenue, 19B. Said employee erroneously believed he had authority over my God given child, Campbell, family name, Egan. Kindly note my flesh and blood living child does not identify with the idem sonans of CAMPBELL EGAN. My child is not a corporate fiction, legal construction, nor any other use of legalese artifice used to gain jurisdiction.

Kindly note I am not the idem sonans TRACY EGAN, TRACY BROWN EGAN, nor any other permutation. Sovereignty Declarations for both of us are reorder and publicly filed.

Please take note of the enclosures. I have lawfully recorded rebuttal presumptions of Parens Patriae, as well as lawful Rebuttal Presumptions that my child is anything other than a living flesh and blood child belonging to me. These same Affidavits were served by Notary Witness and remain unrebutted. As you know, in Common Law a Unrebutted Affidavit stands as truth, *it is the final word in a matter as law. BE*

Further, I have revoked all signatures for good cause, as sent by a Notary Witness, Rita Wallace. Those rescinded signatures are publicly recorded, and recorded in court as well. No valid contract exists between me and the de facto government, nor your de facto unconstitutional agency.

Duly note I have enclosed a copy of a Fee Schedule for Protection from Corporate Abuse. Said Fee Schedule was recorded by the New York State Court System, recorded publicly via National Public Registry, recorded lawfully in other court houses and served upon manifold New York State legal counsel offices. Your corporate employee came and attempted to harass, intimidate, trespass, and usurp unalienable rights of both me and my daughter. Your corporate employee refused listen when it was explained to him my flesh and blood daughter is not under the jurisdiction of your agency. Your employee failed to verbally identify himself.

I am willing to permit this one mistake on his part without accruing fees. I thank you for recognizing your corporate employee was mistaken, has no authority, and kindly note the Fee Schedule Part C which will apply to any more contact and harassment from your agencies. I was in fear for both my life and my child's life as your employee towered over me and attempted to lie to enter 19B. I do not consent to any interaction with your agency, nor any others. He demanded to see my minor child even as she stood wrapped only in a towel from a shower, seeming to cause mental duress for my child. We both felt threatened and in danger from your

corporate employee attempting to use Color of Law to enter 19B.

I thank you for notifying your corporate employee of the above facts and never bothering our family - for any pretense - again. Please know my child is very well. I appreciate you notating this on the erroneous files so an incident never happened again.

This notification cannot be used as consent nor to secure jurisdiction.

Sincerely,

Tracy Egan signature
June 30, 2015 dated

All rights reserved. All words to be defined solely by Tracy of the Egan family in accordance with Common Law definitions and as Tracy solely determines.

Notary

The above is sworn to be true and complete as attested to by Tracy Egan. My New York State Notary commission expires on 2015.

L. Looza signature
06/30/2015 dated

