

## The 12 Presumptions of Law

I, \_\_\_\_\_ the undersigned formally challenge the Presumption of Public Record as it is by definition a presumption and has no standing order or merit in presentable or material fact.

So, now all members of the Public Guild, the Private Bar Guild who have sworn a solemn secret absolute Oath to their guild, then act as public agents of the Government of Public Officials by making additional Oaths of public office that openly and deliberately contradict their private superior Oaths to their own Guild.

I, \_\_\_\_\_ challenge the fines as they are Presumption and have no standing of merit in presentable or material fact.

I, \_\_\_\_\_ challenge the presumption of Government acting in two rules as Executor and Beneficiary as it is by definition a presumption with no merit or fact.

I, \_\_\_\_\_ challenge the presumption of Agent and Agency as it is a presumption with no merit or fact.

I, \_\_\_\_\_ challenge the presumption of agent and agency with incompetence with no merit or fact.

I, \_\_\_\_\_ challenge the presumption of guilt with no merit or fact.

I, \_\_\_\_\_ formally challenge all presumptions of Law and I formally challenge all twelve presumptions of law, then the presumptions of law formally have no substance in material fact.

I will recognize the Rule of Law, when, and only when there is evidence of, that assumed rule of law, has some material evidence of substance in presentable material fact.

Until then, the search for rule of law, that has some credibility in material fact: Continues.

It is Done.

Without ill will or vexation for and of the Legal Entity [ALL CAPS name].

And the living man [common law name]