12 presumptions of law

PRESUMPTION

CHALLENGE THE PRESUMPTION

The Presumption of Public Record

Any matter brought before a Military/Admiralty JURISDICTION under Maritime Law Tribunal is a matter for the public record when in fact it is presumed by the members of the private Bar Guild that the matter is a private Bar Guild business matter. Unless openly rebuked and rejected by stating clearly the matter is to be on the Public Record, the matter remains a private Bar Guild matter completely under private Bar Guild rules;

[I], the undersigned formally challenge the Presumption of Public Record as it is by definition a presumption by definition and has no standing or merit in presentable or material fact and anything imposed by definition is to trick by deception.

The Presumption of Public Service

All the members of the Private Bar Guild who have all sworn a solemn secret absolute oath to their Guild then act as public agents of the Government, or “public officials” by making additional oaths of public office that openly and deliberately contradict their private "superior" oaths to their own Guild. Unless openly rebuked and rejected, the claim stands that these private Bar Guild members are legitimate public servants and therefore trustees under public oath;

[I], the undersigned formally challenge the Presumption of Public Service as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact and anything imposed by definition is to trick by deception.

The Presumption of Public Oath

All members of the Private Bar Guild acting in the capacity of "public officials" who have sworn a solemn public oath remain bound by that oath and therefore bound to serve honestly, impartiality and fairly as dictated by their oath. Unless openly challenged and demanded, the presumption stands that the Private Bar Guild members have functioned under their public oath in contradiction to their Guild oath. If challenged, such individuals must recues themselves as having a conflict of interest and cannot possibly stand under a public oath;

[I], the undersigned formally challenge the Presumption of Public Oath as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact and anything imposed by definition is to trick by deception.

The Presumption of Immunity

Key members of the Private Bar Guild in the capacity of "public officials" acting as judges, prosecutors and magistrates who have sworn a solemn public oath in good faith are immune from personal claims of injury and liability. Unless openly challenged and their oath demanded, the presumption stands that the members of the Private Bar Guild as public trustees acting as judges, prosecutors and magistrates are immune from any personal accountability for their actions;

[I], the undersigned formally challenge the Presumption of Immunity as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact and anything imposed by definition is to trick by deception.

The Presumption of Summons

By custom a summons unrebutted stands and therefore one who attends Military/Admiralty JURISDICTION under Maritime Law Tribunal is presumed to accept a position (defendant, juror, witness) and jurisdiction of the Military/Admiralty JURISDICTION under Maritime Law Tribunal. Attendance to Military/Admiralty JURISDICTION under Maritime Law Tribunal is usually invitation by summons. Unless the summons is rejected and returned, with a copy of the rejection filed prior to choosing to visit or attend, jurisdiction and position as the accused and the existence of "guilt" stands;

[I], the undersigned formally challenge the Presumption of Summons as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact and anything imposed by definition is to trick by deception.

The Presumption of Custody

By custom a summons or warrant for arrest unrebutted stands and therefore one who attends Military/Admiralty JURISDICTION under Maritime Law Tribunal is presumed to be a thing and therefore liable to be detained in custody by "Custodians". Custodians may only lawfully hold custody of property and "things" not flesh and blood soul possessing beings. Unless this presumption is openly challenged by rejection of summons and/or at a Military/Admiralty JURISDICTION under Maritime Law Tribunal, the presumption stands you are a thing and property and therefore lawfully able to be kept in custody by custodians;

[I], the undersigned formally challenge the Presumption of Custody as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact and anything imposed by definition is to trick by deception.

PRESUMPTION

CHALLENGE THE PRESUMPTION

The Presumption of Court of Guardians

As you may be listed as a "resident" of a ward of a local government area and have listed on your "passport" the letter P, you are a pauper and therefore under the "Guardian" powers of the government and its agents as a "Court of Guardians". Unless this presumption is openly challenged to demonstrate you are both a general guardian and general executor of the matter (beneficiary and sovereign) before the Military/Admiralty JURISDICTION under Maritime Law Tribunal, the presumption stands and you are by default a pauper, and lunatic and therefore must obey the rules of the clerk of guardians (clerk (ADMINISTRATOR) of magistrate’s Military/Admiralty JURISDICTION under Maritime Law Tribunal));

[I], the undersigned formally challenge the Presumption of Guardians as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact and anything imposed by definition is to trick by deception.

The Presumption of Court of Trustees

Members of the Private Bar Guild presume you accept the office of trustee as a "public servant" and "government employee" just by attending a Roman

Court, as such Military/Admiralty JURISDICTION under Maritime Law Tribunal are always for public trustees by the rules of the Guild and the Roman System. Unless this presumption is openly challenged to state you are merely visiting by "invitation" to clear up the matter and you are not a government employee or public trustee in this instance, the presumption stands and is assumed as one of the most significant reasons to claim jurisdiction - simply because you "appeared"

[I], the undersigned formally challenge the Presumption of Trustees as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact and anything imposed by definition is to trick by deception.

The Presumption of Government acting in two roles as Executor and Beneficiary

For the matter at hand, the Private Bar Guild appoints the judge/magistrate in the capacity of Executor while the Prosecutor acts in the capacity of Beneficiary of the trust for the current matter. if the accused does seek to assert their right as Executor and Beneficiary over their body, mind, and soul they are acting as an Executor De Son Tort or a "false executor" challenging the "rightful" judge as Executor. Therefore, the judge/magistrate assumes the role of "true" executor and has the right to have you arrested, detained, fined, or forced into a psychiatric evaluation. Unless this presumption is openly challenged to demonstrate you are both the true general guardian and general executor of the matter (beneficiary and sovereign) before the Military/Admiralty JURISDICTION under Maritime Law Tribunal, questioning and challenging whether the judge or magistrate is seeking to act as Executor De Son Tort, the presumption stands and you are by default the trustee, therefore must obey the rules of the executor (judge/magistrate) or you are an Executor De Son Tort and a judge or magistrate of the private Bar guild may seek to assistance of bailiffs or sheriffs to assert their false claim against you;

[I], the undersigned formally challenge the Presumption of Government acting in two roles as Executor and Beneficiary as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact and anything imposed by definition is to trick by deception.

The Presumption of Agent and Agency

Under contract law you have expressed and granted authority to the Judge and Magistrate (Fiduciary Trustee) through the statement of such words as "recognize, understand" or "comprehend" and therefore agree to be bound to a contract. Therefore, unless all presumptions of agent appointment are rebutted through the use of such formal rejections as "I do not recognize you", to remove all implied or expressed appointment of the judge, prosecutor or clerk as agents, the presumption stands, and you agree to be contractually bound to perform at the direction of the judge or magistrate;

[I], the undersigned formally challenge the Presumption of Agent and Agency as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact and anything imposed by definition is to trick by deception.

The Presumption of Incompetence

That you are at least ignorant of the law, therefore incompetent to present yourself and argue properly. Therefore, the judge/magistrate as executor has the right to have you arrested, detained, fined, or forced into a psychiatric evaluation. Unless this presumption is openly challenged to the fact that you know your position as executor and beneficiary and actively rebuke and object to any contrary presumptions, then it stands by the time of pleading that you are incompetent then the judge or magistrate can do what they need to keep you obedient;

[I], the undersigned formally challenge the Presumption of Incompetence as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact and anything imposed by definition is to trick by deception.

PRESUMPTION

CHALLENGE THE PRESUMPTION

The Presumption of Guilt

That as it is presumed to be a private business meeting of the Bar Guild, you are guilty whether you plead "guilty", do not plead, or plead "not guilty". Therefore, unless you either have previously prepared an affidavit of truth and motion to dismiss with extreme prejudice onto the public record or call a demurrer, then the presumption is you are guilty, and the private Bar Guild can hold you until a bond is prepared to guarantee the amount the guild wants to profit from you.

[I], the undersigned formally challenge the Presumption of Guilt as it is by definition a presumption, by definition and has no standing or merit in presentable or material fact and anything imposed by definition is to trick by deception.