

**UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION**

Cause No.: \_\_\_\_\_

HOWSE <i>ex rel. alia</i> v. PLANNED PARENTHOOD, <i>et al.</i> ,	)	Class Action Complaint
Plaintiffs and Defendants,	)	
	)	Injunctive Relief Sought
<i>and</i> ,	)	
	)	Constitutional Challenge
HOWSE and <i>ex rel. alia</i> v. UNITED STATES,	)	
Cross-Plaintiffs and Cross-Defendant.	)	Demand for Jury Trial

**Relator-Plaintiff’s Notice of Corporate and Other Disclosures;  
and, Formal Request for Defendants’ Rule 26 Initial Disclosures**

Comes now Relator-Plaintiff, Torm Howse, providing the following Notice in regards to any corporate and/or other disclosure types, to prevent any conflicts of interest, to-wit:

To the best of his knowledge and belief, the Relator-Plaintiff has no known personal relations, nor interests, with any of the listed Magistrates or listed Judges of the United States District Court for the Middle District of Florida, Tampa Division, nor with any other person or entity involved herein, save the issues that are directly within play via verified complaint for various civil damages and injunctive relief now filed in the Court.

Pursuant to F.R.Cv.P. Rule 26(a)(1)(A)(iv), this Relator-Plaintiff discloses having no appreciable assets or insurance policies available for any judgment(s), unlikely as that is.

Pursuant to the other three requirements of initial disclosures to be made by all parties under F.R.Cv.P. Rule 26(a)(1)(A), this Relator-Plaintiff has now provided to all other parties herein most, if not all, of that substance, intent and documentation in the spirit of

complying with said Rule 26(a)(1)(A), and now formally requests timely compliance in and by all named Defendant parties of F.R.Cv.P. Rule 26(a)(1)(A), providing reasonable response to all four (4) subparagraphs therein elaborated, including paragraph (iv), of serving response with copy of your any insurance agreements under which an insurance business may be liable to satisfy all or part of a possible judgment in this action or to indemnify or reimburse for payments made to satisfy the likely judgment in this action.

Please note that, pursuant to F.R.Cv.P. Rule 26(a)(1)(D), each Defendant has up to thirty (30) days from the date of this filing in which to respond and comply with **all four**.

Moreover, F.R.Cv.P. Rule 26(f) expressly urges all parties to willingly participate with prompt inter-conferencing toward immediate resolution and scheduling of various issues to help properly prepare and guide the overall course of proceedings into reasonable and feasible steps, and Relator-Plaintiff now openly reminds the entirety of the same legal duties, by formally asking each Defendant party, or that Defendant party's duly appearing counsel, to provide multiple alternative dates and times towards scheduling a conference.

Respectfully submitted,

/s/ Torm Howse

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Torm Howse, Relator-Plaintiff  
16150 Aviation Loop Drive  
Box 15213  
Brooksville, FL 34604  
(317) 286-2538 Office  
(888) 738-4643 Fax  
indianacrc@earthlink.net