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

Cause No.: HOWSE ex rel. alia v. PLANNED PARENTHOOD, et al.,) Class Action Complaint Plaintiffs and Defendants.) Injunctive Relief Sought)) Constitutional Challenge and, HOWSE and ex rel. alia v. UNITED STATES, Cross-Plaintiffs and Cross-Defendant.

Relator-Plaintiff's Notice of Zero Tolerance

) Demand for Jury Trial

Comes now Relator-Plaintiff, Torm Howse, providing notice of zero tolerance to all parties, named and/or interested, and to any representative counsel appearing therefore, in regard to any attempt at frivolous, fraudulent, unethical or other similar argument, to-wit:

America has a National Debt that is increasing over \$4 billion *per day*, or roughly at about \$3 million more lost deeper into debt each and every single minute. By the time it takes an average lawyer to review just the initial filing package of this case, America will have lost yet another \$150 million of its former wealth, primarily due to Defendants' acts.

Accordingly, there can be no tolerance for unreasonable delay of any kind or type in this case, whatsoever. A wholly unacceptable "argument" includes anything that would attempt to support any continued "rights" to: (a) abortion-on-demand; (b) state-sponsored contraception; (c) state-sponsored sterilization; and/or (d) anything substantially similar.

All interested persons and entities are **duly reminded** of Rule 11 ethics, due diligence, reasonable inquiry, etc., and to be fully informed and apprised of facts and merits already *set down* within the instant Complaint, instead of haphazardly implicating themselves and their entity as new formally-added Defendants in conspiracy. *See*, e.g., 42 U.S.C. § 1986, F.R.Cv.P. Rule 11(c)(1), state and federal admission and disciplinary rules, professional conduct rules, misconduct rules, federal statutes for mail¹, wire², and health care³ frauds, and so forth and so on, including every route of professional, civil and criminal liability that is even *remotely* available under law. In short, violators shall be ruthlessly punished.

This case <u>must</u> certainly stay narrowly focused upon *only* the primary, systemic issues directly in play: (a) ending state-sponsored contraception and sterilization; (b) private rights to contraception and sterilization; (c) abortion-on-demand versus the limited social exceptions; (d) population growth rates; (e) birth rates; (f) death rates; (g) adoption; (h) financial mathematics; (i) the U.S. Dollar, and whatever else is *reasonably* applicable, including fundamental and primary issues regarding implementation of remedies sought.

All professional counsel shall understand that this Notice comprises the single, only, last, and final safe harbor warning that will ever be given, and it is effective immediately.

Respectfully submitted,

/s/ Torm Howse

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¹ See 18 U.S.C. § 1341. Example: http://www.law.cornell.edu/uscode/text/18/1341

² See 18 U.S.C. § 1343. Example: http://www.law.cornell.edu/uscode/text/18/1343

³ See 18 U.S.C. § 1347. Example: http://www.law.cornell.edu/uscode/text/18/1347