**PETITION FOR WRIT OF HABEAS CORPUS**

**IN INTERNATIONAL COMMON LAW VENUE**

IN THE 21ST CIRCUIT COURT OF THE STATE OF LOUISIANA

Marcus Loring: de la Houssaye

John Christopher: Templet

Petitioners,

vs.

Respondents:

Jason Ard d.b.a. Sheriff of Livingston Parish

Scott M. Perrilloux d.b.a. 21st Judicial District Attorney

Zorraine M.Waguespac d.b.a. Division H Judge, 21st Circuit Court

Case No.\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

**General Information Pursuant to Petition for Writ of Habeas Corpus**

Place of confinement: Livingston Parish Jail, Livingston, Louisiana

Petitioner’s address: 910 North Wilderness Trail, Carencro, Louisiana[70520]

Type of decision or action which is being challenged:

Unlawful detention without just cause, jurisdiction or lawful charge, in violation of ALL due process of LAW.

**GROUNDS AND RELIEF REQUESTED:**

This petition for a writ of Habeas Corpus is presented seeking IMMEDIATE injunctive relief

from the unlawful physical confinement of John C.Templet, currently being held at

Livingston Parish Jail, under direction of the Livingston Parish Sheriff in violation of

due process of law. John C.Templet, is being held absent conviction, against his will,

without proper charges, and without even so much as ANY evidence to establish standing let

alone a charge. ZERO of the three elements necessary to establish corpus delicti are present, there is at this time no lawful grounds for his detention.

There is no evidence of a warrant that has come about as a result of a “true bill” granted by a

grand jury. Therefore, detention of the individual involved is a CRIME and kidnaping as well as other criminal charges are forthcoming. A full investigation is demanded.

**The Charges include but are not limited to:**

1. Violation of rights under color of law ~ 18 U.S.C. 242

2. Conspiracy against rights 18 U.S.C. 241

3. Perjury of oath of office

4. Dereliction of Duty

5. Gross Negligence equal to Fraud

6. Malfeasance and Misfeasance

7. Harassment, Threatening, and Attempting to Extort a foreign diplomat ~ 18 U.S.C. 878

8. Kidnaping

9. Violation of right to due process of law

10. Unlawful imprisonment

ANY statutory charges unsubstantiated by a true bill or real party of interest alleging under oath:

harm, damage or injury to their person or property, or a violation of their lawful rights, are VOID AND INVALID, and do not impart CAUSE to detain and hold John C. Templet, nor does it establish jurisdiction of any court. ANY contract where John C. Templet, has somehow waived any lawful right in exchange for some privilege is also void as there was never any meeting of the minds explaining what rights were being exchanged for what privileges.

Being that all of the registration contracts where individuals consent to being held against their will prior to conviction are void, and there is no LAWFUL grounds on which to hold

John C.Templet. This petition seeks the immediate release of John C. Templet, and then to respond with criminal charges of his own against those named as respondents whom have kidnaped him and violated his lawful rights without so much as lawful cause.

A. Who made the decision AND took the action? Judge Zorraine Waguespac AND Livingston Parish Sheriff Jason Ard

B. Date of detention: August 1st, 2012

C. Was there a hearing of any kind? Yes ( ) No ( X )

D. Was John C. Templet represented by counsel at any hearing? Yes ( ) No ( X )

John C.Templet, will be proceeding sui juris in all related matters, not to be confused with pro se or pro per, he will not be “re”-presented, he will present himself of his own right and speak on his own right as a free adult of full age and competence to administrate his own affairs. John C.Templet, also demands a common law atmosphere, having remained in honor and not voluntarily bound by consent to ANY contract in equity and will be proceeding at law by SPECIAL APPEARANCE solely to contest jurisdiction and grounds of detention. If there

happens to be a warrant and there is no true bill based upon allegations of actual harm, the judge that signed this warrant is also to be charged. Marcus de la Houssaye and John C. Templet, also demand that this be referred to the Department of Justice for immediate prosecution of all involved in his detention.

SIGNED: